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HENRY COUNTY, INDIANA ✓

C I R C U I T   C O U R T

D A Y   B O O K

September Term 1821

March Term 1830



order Book for the Henry circuit  
Court August 18th 1825  
Rev. Julius etc

1598047



Know all men by these presents that we  
Rene Sullivan, William Shannon, Robert  
Woodard, John Cain, Absalom Murdock,  
Samuel Howard and Bartley Benson  
the County of Henry and State of Indiana  
are held and firmly bound unto the  
Governor of the State of Indiana at  
the time being and his successors in  
office in the penalty of two thousand  
and five hundred Dollars for the true  
payment of which we bind our selves our  
Executors Administrators and assigns  
Jointly by these presents sealed with  
our seals and date this the seventh day  
of August 1892

The condition of the above obligation  
is such that if the above bound Rene  
Sullivan shall faithfully discharge  
the Duties of the office of Clerk of the  
Circuit Court in and for the County  
of Henry and seasonably to Record  
all the Decrees and Judgments of  
the said Court and also to pay or  
all sums of money which shall or may  
come in to his hands for the payment  
or in Discharge of any Judgments  
Order or Decree of the said Court to  
such person or persons as shall by Law  
have a right to Demand of him  
the same then this obligation



to be well or else Roman in will  
force and virtue in Law, this be  
Gay and year above written

attest  
Thomas R Stanford

Charles Lang  
Associate Judges  
of Henry County

Rene Julian  
William Shannon  
Charles Woodward  
John Cain  
Abraham Harnett  
Samuel Howard  
Barclay Bentock

County Court  
Henry County  
Ga.  
1880



Henry Girard County Sept 1844

At a Henry Girard Court held at the  
of Joseph Gibson agreed to an act of the  
Legislature of the state of Indiana  
on the thirty first day of December in  
the year of our Lord one thousand  
eight hundred and twenty one and adjourn  
to the House of Charles Tammison in the  
County of Gibson on Monday the thirtieth  
day of September in the year of our  
Lord one thousand eight hundred and  
twenty two present Thomas R. Stanford  
and Eliza Lang Gibson associated  
of the Henry Girard Court. That  
R. Stanford now produce this document  
in evidence in form following to wit  
Jonathan Jennings Governor and  
Commissioner in chief of the State of  
Indiana - to all who shall see here  
Greeting Know ye that  
I have commissioned and do by this  
present Commission Thomas R. Stanford  
associate Justice for the County of  
Henry for and During the term of  
seven years and until his successor  
be appointed and qualified should he  
so long behave well and so thereby  
strengthen and strengthen him to  
perform all and whatsoever to his  
and Duty large as justice duty  
and wise Ruling or execution of  
our say Henry Girard Court of the  
County of Gibson for the year of the



# Henry Circuit Court

in the year <sup>of our</sup> Lord one thousand eight  
and twenty two the next year of the  
State and of the Independence of the  
United States the forty second. —  
Be the Governor Jonathan Murray  
Robert M. Secretary on the Bench of  
which said Commission is the following  
Inclosurement (do wit) State of Indiana  
Henry County Be it Remembered  
that on the seventh day of August  
A.D. 1822 personally came the within commissioner  
Thomas R. Stanford and took the oath  
against duty the oath to support  
the Constitution of the United States the  
oath to support the Constitution of this  
State and also the oath of office as an  
appeal Judge of the Henry Circuit Court  
In witness whereof I have hereunto set  
my hand and seal this 7th day of  
August 1822 before me at Henry County  
Indiana County Clerk



# September Term for the year 1822

Elisha Long vice President his commission as an Associate Judge of the Henry Circuit Court in the following words To wit, Jonathan Jennings Governor and Commander in Chief of the State of Indiana To all who shall see these presents Greeting Know Ye that I have commissioned and do by these presents Commission Elisha Long Associate Judge for the County of Henry for and during the term of seven years and until his successor is appointed and qualified should he so long behave well and do hereby authorize and empower him to do and perform all and whatsoever to the office and duty of Associate Judge doth in any wise being or appertaining, In testimony whereof I have hereunto set my hand and have caused to be affixed the seal of the State of Indiana at Corydon the fifth day of July in the year of our Lord one thousand Eight hundred and Twenty Two the 6<sup>th</sup> year of the State and of the independence of the United States the forty seventh by order of the Governor Jonathan Jennings Robert Senfelter

On the back of which Commission is the following certificate To wit, State of Henry County &c Be it remembered that on the 7<sup>th</sup> day of August A.D. 1822 before me came before me the within Commission Elisha Long and took the oath usual attaching the oath to support the



# Henry Licutte Court

Constitution of the United States and  
the oath to support the Constitution of  
this State and also the oath as given as  
an associate Judge of the Union Circuit  
Court in Westchester County I have here  
unto set my hand and seal this 7th  
day of August A.D. 1822 J. H. H. H.  
J. H. H. H. of Henry County



September Term for the year 18  
Republican Clerk of the Court  
least you possess the same in  
manner and form following (to wit)  
Jonathan Jennings Governor and  
Commander in Chief of the state do hereby  
do all with grace and full powers Granting  
Hence ye that I have Commissioned and  
deputy their powers Commissioned James H.  
Clerk of the Court for the term  
of seven years and during the term  
of seven years and until his successor  
be appointed and qualified should he  
so long behave well and hereby  
authorize and Empower to do and  
perform all and whatsoever to the  
said Clerk of which his appearance doth  
in any wise belong or appertain  
under my hand and seal of the state  
at Indianapolis the 14th day of July  
the year of our Lord one thousand  
Eight hundred and twenty two the  
sixth year of the state and of the  
Independence of United States the  
Sixth By the Governor Jonathan  
Jennings Chas. H. W. Secretary  
on the Back of which said Commission  
is the following Indorsement the  
State of Indiana Henry Lewis  
Be it Remembered that on the 14th  
day of July 1822 I one Henry Lewis  
Eight hundred and twenty two  
illegally appeared and before me



# Henry County Court

Within named Rene Sullivan, have took  
the oath against Obedience the oath to  
support the Constitution of the United States  
and the oath to support the Constitution  
of this state and also the oath of  
office as Clerk of the Henry County  
Court in which whereof I have here  
state Oct. 10th 1848 and paid this sum  
day of August 1848 one thousand eight  
hundred and twenty two

Thomas A. Stanford Esq.  
Associate Judge of Henry

Leffe H. Healey Sheriff of Henry County  
Have produced his Commission in which  
and form following to wit Jonathan  
Jennings Governor and Commander in Chief  
of the State of Indiana To all who shall see these  
presents I feeling know that I have commis-  
sions and do by these presents commission Leffe  
Healey Sheriff for the County of Henry until  
the next annual Election and until his money  
is deposited and qualified should he so long  
behave well: and do hereby authorize and  
empower him to do and perform all and what  
becometh the office and duty of Sheriff with in  
any vote belong or appertain Given under my  
hand and Seal of the State at Corydon the first  
day of January in the year of our Lord one thousand  
eight hundred and forty eight the sixth year  
of the State and of the Independence of the United



September Term for the year 1860

Attest the forth fifth to the Honorable Jonathan  
Sennings & R. A. McWhorter, Secs. of said court  
is annexed the following certificate, State of  
Indiana, Fifth Circuit, Oct. 1. William W. Mealy  
President Judge of the Circuit aforesaid do  
certify that on the 24<sup>th</sup> day of January A.D. 1860  
before me personally came Jesse Mealy of Henry  
County in the Circuit aforesaid and produced  
to me his commission as Sheriff of the said county  
of Henry and that he then and there by me first  
duly sworn did depose say and declare that  
he will support the Constitution of the United States  
and the Constitution of the State aforesaid, that  
he will to the best of his abilities and power  
discharge the duties of his said office, that he  
has not since the first day of January A.D. 1860  
either directly or indirectly knowingly given  
accepted or carried a challenge to any person or  
persons to fight in single combat with any  
deadly weapon either in or out of the State  
aforesaid and that he will not during  
his continuance in office either directly or  
indirectly knowingly give accept or carry a  
challenge to any person or persons to fight in  
single combat with any deadly weapons  
either in or out of the State aforesaid, given  
under my hand at the Circuit aforesaid  
on the day and year aforesaid.

William W. Mealy



Henry Circuit Court



September Term 1822

And now at this day Jesse H. Kealey Esq  
sine die of the County returned into Court  
the Writ of Habeas corpus heretofore issued out  
of this Court with the following names  
same as Grand Jurors the present Term To-wit  
Daniel Watson, whom the Court appointed as  
Foreman Joseph Watts, Ezekiel Lowell, John  
Hawes, William Bell, David Bailey, John  
Baker, Jesse Cox, Samuel Dix, John Douglass  
Jr, Jacob Parkhurst, Richard Parsons,  
William Riden, Dempsey Reese, David  
Thompson, good and lawful men and  
heads of the County of Henry and  
being sworn and by the Court charged  
retired to their Rooms to deliberate

Lot. Bloomfield having produced his  
License from Allen to Eggleston and David  
Ford Esquires two of the Circuit Judges  
of this State is admitted to practice as  
an Attorney and Counsellor at Law in  
this Court and took the necessary oaths

James Noble, James Rowden, Abraham  
Ellis, and James Gilmore Esquires are  
admitted to practice as attorneys and  
Counsellors at Law during the pre-  
sent Term of this Court, and took the  
necessary oaths,

Lot. Bloomfield is appointed as  
Attorney for Henry County in this  
and in certain cases to be hereafter

signed by an act of the Legislature approved June 10 1822  
The same being published in the Green Bay (Wisconsin) paper



until a successor is appointed,

Andrew Shannon is fined by the Court five Dollars for swearing two wagon races in the presence of the Court and the Clerk is ordered to issue an execution for the same.

and the Court adjourned until tomorrow morning nine o'clock.

Thomas R. Stanford  
Elisha Long

This day morning nine o'clock the Court met pursuant to adjournment present as yesterday Thomas R. Stanford and Elisha Long, Judges of the Henry Circuit Court.

Ordered by the Court that the permanent seal for Henry County shall be engraved on Brass with a vignette of an Eagle and stars equal to the number of States in the Union the surface of the Seal to be about the size of a Dollar and around the margin of the seal the words Henry Circuit Court, Indiana

to replace seal for the County of Henry until a permanent one can be procured. That we in ink decant with the words Henry County inserted thereon.



and now at this day came Anna Burdett  
in her boat and having been put ashore  
deposeth and saith that she has bene free entrance  
to become a citizen of the united states  
in America and that she desires all things  
useful to all English Princes and people  
whenever and where, particularly to Henry  
Fourth King of Great Brittain and Ireland  
and prince of Wales.

The Grand Jury now returned into Court  
the following Bills of Indictment to wit  
Bills

State of Indiana }  
vs } Grand Jur. & C. B.  
Solomon Burkett }

State of Indiana }  
vs } Indict. Jur. & C. B.  
Samuel Bacon }

State of Indiana }  
vs } Indictment, et. B.  
Peter Smith }

State of Indiana }  
vs } Indict. Jur. & C. B.  
Samuel Bacon }

And now at this day  
came the attorney prosecuting the  
the state vs. Burkett in this matter



The said Hummel is now come into the  
room of the Court and by agreement that  
a fine is to be paid with and that the  
Court has decided to the Court. The  
defendant acknowledged himself to be guilty  
in manner and form as he stands indicted  
and this cause is submitted to the  
Court and ~~the~~ the matter  
being tried there. It is con-  
sidered by the Court that the sum of ten  
dollars be made his fine to the State  
of Indiana in the sum of one dollar  
and also that he pay the costs of  
this prosecution and that he stand  
Committed until the fine is paid.

~~And~~  
The Court of  
Hennepin Co. has associated Judge of the  
County Court and it is otherwise the fine  
of four dollars for two days for each  
Circuit long as ordered. The Court  
of Hennepin County Court is ordered  
the sum of four dollars for two days  
for each as ordered as above said.

The said Court is otherwise the sum  
of one dollar and fifty cents for  
each day of imprisonment.

Let the Court of Hennepin Co. be  
of five dollars for the sum of one dollar  
and fifty cents for each day of imprisonment  
and the Court of Hennepin Co. be  
in the sum of one dollar and fifty cents



March Term 1823

Henry C. B. <sup>Justice</sup>  
At a Court held and held for the County  
Henry and State of Indiana on the thirty first  
day of March in the Year of our Lord one thousand  
Eight hundred and Twenty three at the House  
of Charles Hamilton in the Town of New  
Princeton

Thomas R. <sup>Attorney</sup>  
Oliver Long <sup>Esq.</sup>

James Gilmore is appointed to prosecute the  
Case of the State ~~of the State~~ of Indiana  
for the County of Henry during the present  
Term of this Court

Justice H. Blake, Sheriff of Henry County, now  
returned into Court the following Panel of  
Grand Jurors to serve at the present Term, to-wit:  
William McKimney, whom the Court selects as  
Foreman; Solomon Burket, Abijah Cain, Jacob Elliott,  
Moses Finch, George Hanley, Daniel Jackson,  
John H. Kutt, Allen Hunt, Abijah McGraw,  
William Morris, Thomas Ray, and Asahel  
Woodard, who having taken the necessary oath  
now retired with a sworn officer to consider  
of their Indictments and presentments

State of Indiana

vs. Peter Smith <sup>Defendant</sup> for assault & Battery  
In this case an alias  
Capias is awarded to the Sheriff of  
returnable to the next Term of this  
Court

For a list of the names of the Grand Jurors



March Term 1823

State of Indiana

Solomon Dunker

for assault & Battery

And now at this day here  
comes James Gilmore the attorney prosecuting  
the State of Indiana in this behalf and  
the Defendant in his own proper person comes to the  
bar of the Court, and it being forthwith demanded  
of him how he will acquit himself of the charges  
set forth in the Indictment for said assault & battery  
is not guilty as he stands indicted and for trial  
thereof puts himself upon the honesty and the  
said James Gilmore prosecuting attorney as above  
doth the like, and thereupon came a jury to-wit  
William Shannon, John Pearson, James Hazzell,  
Samuel Poler, Christopher Randa, Minor Fox,  
Jacob Reebuy, Hugh McNeill, William Ray,  
John Blank, David Lawson and Jacob Witter  
good and lawful men, householders of Henry County  
who being elected tried and sworn the Jurors to, they  
upon the issue came man alive to consider of their  
Verdict, and now returned into Court the following.  
One of the Jury find the Defendant not guilty.  
It is thought considered by the Court that the  
Defendant ask the said Indictment be discharged  
And that he go thence hence without delay

John Anderson now appeared in open Court  
and made oath that it is his bona fide  
intention to become a Citizen of the United States  
and that he abjures all allegiance to the



March Term 1826

Give the fourth King of England and Ireland,  
to whom he owes allegiance as well as a  
other Potentates and Princes whatever,

Calby Leamins vs On Lease  
Benjamin F. Nichols vs

This cause is continued until  
tomorrow at nine o'clock

It is ordered by the Court that the first  
Monday in each and every month be hereafter  
the return day for all Executions

Ordered that Court be adjourned until tomorrow  
Morning at 9 o'clock

Wm. L. Long  
Thomas P. Stanton



March Term 1890

Tuesday Morning April the first Court met  
Pursuant to adjournment.

John W. Rhea  
and  
Thomas W. Rhea Judge

Calder Lumins

vs  
Benjamin F. Nichols & Co. In Case

On motion of the plaintiff by his  
attorney a rule is granted against the defend-  
-ant to file his plea within twenty days.

The Grand Jurors heretofore impaneled and  
sworn in and for the City of the County of Boone  
at the present Term now returned into Court  
the following Indictments as true Bills to wit:  
State of Indiana

vs  
Charles Garrison for selling Spirituous Liquors  
without Licence

State of Indiana

vs  
Matty Perion for a rout  
Elisha Elliot &  
Charles Lee

State of Indiana

vs  
Elisha Shortridge for Extortion



March term 1828

State of Indiana }  
Allen Shepherd } for extortion

State of Indiana }  
Benjamin Nichols } for assault & battery

State of Indiana }  
Henry Corrit } for assault and battery

State of Indiana }  
Benjamin F. Nichols } for assault & battery  
and the said Grand Jury having no further  
business before them are by the Court discharged

Ordered by the Court that on Indictments for  
assault and battery the Clerk inquire to  
endorse on the process that bail is required  
in the sum of one hundred Dollars, on  
Indictments for Death the sum of fifty Dollars.  
On Indictments for extortion the sum of one  
hundred dollars at all law, and on indictments for  
Spiritual Liquor without license the sum  
of Twenty Dollars, —

Jesse H. Kealey Sheriff of Henry County,  
is allowed the sum of Twenty Dollars.

Barilla Downell is allowed the sum of  
one Dollar & fifty cents for attending on  
Grand Jury at the present term



March Term 1822

*Forced*  
The Grand Jurors, thirteen in number are  
allowed the sum of Nineteen Dollars and fifty  
cents for their services at the present Term.

*order given*  
James Gilmore is allowed the sum of Eight  
Dollars as prosecuting attorney at the present Term.

*Forced*  
Thomas R. Stafford and Elisha Long are allowed  
the sum of three Dollars each for their services as  
associate judges at the present Term.

*Forced*  
Rene Julian Clerk of the Henry Circuit Court  
is allowed the sum of Ten Dollars and fifty cents.

and Court adjourned until tomorrow morning  
at 9 o'clock

Elisha Long  
Thomas R. Stafford



March Term 1893.

Wednesday, morning of Clock the term  
day of April Court met pursuant to adjourn-  
ment granted at yesterday.

Elisha Long, Associate  
Thomas R. Stanford, Judge.

James Gilmore is appointed to prosecute  
the pleas of the State of Arizona in and  
for the County of Maricopa for and during  
the next Term of the said Henry Leitch  
Court and until a successor be appointed or  
qualified, who thereupon took the necessary  
oath.

The Court adjourned until Court in  
course

Elisha Long, Associate  
Thomas R. Stanford, Judge.



Special Term of April 1826,

In conformity with an act of the General  
assembly of the State of Indiana approved January  
the second last, the year of our Lord one  
thousand Eight hundred and Twenty Five a  
Special Session of the Court was ordered by  
Thomas W. Stanford and Elisha Loring associate  
Judges of said Court on a charge of  
Barratry against James White, and on the  
day thereof on the twenty eighth day of April  
one thousand Eight hundred and Twenty Five  
a quorum of the Court not being present the  
same was adjourned until tomorrow morning  
at 9 o'clock.

Tuesday Morning April the twenty ninth  
at 9 o'clock Thomas Stanford and Elisha  
Loring associate Judges of the Henry Circuit  
Court met at the House of Charles Smith  
in the Town of New Castle, and thereupon  
H. Halsey Sheriff of Henry County returned  
the following Panel of Grand Jurors good and  
lawful men of Henry County, to wit John  
Cornel, Isaac and Charles Smith, James  
Stanford, Samuel Wild, Asahel Woodard,  
William McDowell, Obadiah F. Wagoner,  
Moses Finch, Lewis Allen, Ephraim, Henry  
Bunday, George Hensley, Thomas Woodley



William Cunday, Joshua M. Chapman, Andrew  
Spanner and Moses A. Pitt. Who being duly  
sworn according to Law, Retired and  
aid by a sworn officer to consider whether  
not Samuel Woods be a Vagrant within  
the meaning and intention of the Statute of the  
State of Indiana concerning Vagrants. Who  
now returned into Court the following bill

State of Indiana  
versus Samuel Woods, Vagrant  
and having no further business before them are  
by the Court discharged

Grand Jury Section in Number and  
allowed the sum of Twelve Dollars for their  
Services at the present Special Term

Bartholomew Rogell is allowed the sum of Twenty  
five cents for his services in attending to the  
present Grand Jury.

James Gilmore, is allowed the sum of Two  
Dollars for his services as prosecuting  
attorney at the present Term

Thomas W. Stanford and Olisha Long add.  
Judges are allowed the sum of Two Dollars  
each for attending at the present Term  
and Court adjourned

Attest  
Clerk of Court



August term 1823

A Henry Circuit Court began as held  
on Monday the Eleventh day of August in  
Year of our Lord one thousand eight hundred  
and Twenty three at the residence of Charles J.  
Kamidon in the Town of New Castle Henry County  
Indiana; present Thomas H. Sanford and William  
King Esquires associate Judges of the Henry  
Circuit Court; absent Miles W. Eggleston  
President Judge of the ~~first~~ judicial circuit  
for the State of Indiana.

Justice St. Healer Sheriff of Henry County  
returned into Court the venire heretofore  
issued, with the following panel of Grand Jurors  
to serve at the present term, to wit, John  
Corrall (whom the Court appointed foreman)  
Levi Butler, Ebenezer Noble, Thomas Leonard,  
Thomas Watkins, John Blanton, George Hedson,  
James McManis, Robert Smith, Allan Hunt,  
Peter Cox, John Marshall, Nathan Davis,  
Josiah Morris, who having first received a charge  
now retire accompanied by a sworn officer  
to consider of their indictments and proceedings.

On Motion of James Gilmore, Charles Storer  
having reduced to the Court his license as a  
counselor at Law and thereupon took  
to shew that the Constitution of the State of Indiana  
the Constitution of the State of Indiana and  
the oath of office

George Grey



August 1881

Martin M. Ray is admitted as a member of the  
attorney at law in the same Circuit Court,  
Cognata, and thenceforth to be the only one.

State of Indiana  
vs On Recognizance  
Calley, Henry B  
Petit Jury

On motion of the defendant by his  
attorney and for reasons appearing to the Court  
it is considered that the said Peter Petit as to  
the said recognizance be discharged.

State of Indiana  
vs On Recognizance  
Calley, Henry B

On motion of the defendant by his  
attorney and for reasons appearing to the Court  
it is considered that the said Henry B. Calley  
as to the said recognizance be discharged.

State of Indiana  
vs On Recognizance  
Calley, Henry B

On motion of the defendant  
by his attorney and for reasons appearing to  
the Court it is considered that the said Henry  
B. Calley as to the said recognizance be discharged.

Calley, Henry B  
vs On Recognizance  
Calley, Henry B

That cause is continued until further  
order of the Court.



August 21st 1830

Most honored Sir,

Most kind Sir,

On the 17th inst. the Court by his attorney's rule to grant leave to the Defendant to file a bill for costs tomorrow morning or in default thereof Judgment will be rendered against him.

On motion of the Plaintiff for leave to the Court to withdraw at present further attendance on the Cause, at this Term.

David Jones

versus

William Martin & Co. Executors

John Mason

And now at that time the plaintiff by his attorney and John Jones his own proper person have filed in the Court of Henry County Indiana a bill for costs and the Court has issued in this cause a bill for costs against William Martin & Co. (being the Executors of the State of Indiana) and John Jones claiming or doing but that he should be allowed to the Plaintiff in the sum of one hundred and thirty dollars and costs to be paid by the Plaintiff to the Defendant in the sum of one hundred and thirty dollars and costs. It is the order of the Court that the Plaintiff do pay to the Defendant the sum of one hundred and thirty dollars and costs.

It is to be noted that the above bill for costs is not a bill for costs but a bill for costs and costs to be paid by the Plaintiff to the Defendant in the sum of one hundred and thirty dollars and costs.



August 1836

is to say that the Court has seen of  
the case for some time past and that  
and that the Court has seen of the case  
and that the Court has seen of the case  
and that the Court has seen of the case  
and that the Court has seen of the case

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State of Indiana

and that the Court has seen of the case  
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and that the Court has seen of the case  
and that the Court has seen of the case

Eliza Long

Henry H. Stephens



1816, 11th March 1816

On Friday Morning the Plaintiff doth  
against One thousand Eight hundred and  
Twenty Three Pound nine Shillings and  
pence and present Eliza Love and Shipman  
R. H. and Equival associated judges of  
the Court of Common Pleas.

Wm. L. Laming

Benjamin W. Nichols

And now at this day here is  
the Plaintiff to his attorney and he  
doth not further prosecute the above  
action against the Defendants. It is there-  
fore considered by the Court that the Plaintiff  
never of the Plaintiff his costs and  
charges be him about his said defence  
in this behalf paid and out and to be paid.

Reuben  
William Ball

And now at this day here is  
the Plaintiff to his attorney and he  
doth not further prosecute the above  
action against the Defendants. It is there-  
fore considered by the Court that the Plaintiff  
never of the Plaintiff his costs and  
charges be him about his said defence  
in this behalf paid and out and to be paid.

And now at this day here is  
the Plaintiff to his attorney and he  
doth not further prosecute the above  
action against the Defendants. It is there-  
fore considered by the Court that the Plaintiff  
never of the Plaintiff his costs and  
charges be him about his said defence  
in this behalf paid and out and to be paid.







August Term 1811

State of Indiana

vs On appeal  
Calley, heret

On Motion of the State  
The attorney prosecuting the plea of the State  
of Indiana in this behalf, this cause is  
dismissed at the cost of the Defendant. It  
is therefore considered by the Court that the  
State of Indiana recover against the said  
Defendant her cost and charges by her expense  
in this behalf.

Be it remembered that on the 10th day of  
the August Term of the Henry  
Lincoln Court, Remondally came into Court  
Hugh Learrol Senior, who, being first duly sworn  
according to Law, deposed and said that it is  
his bonafide intention to become a citizen of  
the United States, that he abjures all allegiance  
to all foreign potentates and princes whatever  
but more especially all allegiance to George the  
fourth, King of Great Britain and Ireland, which  
is ordered to be certified.

Ordered that Court adjourn until 10  
= morning at 9 o'clock

Eliza Long

Henry the Attorney



August Term 1828

Wednesday morning the 11th day  
of August 1828. The Court  
on today the 11th day of August  
adjourned till the 18th day of  
October next. The Court says  
the 11th day of August 1828.

James Charles Sumner is allowed the sum of  
three dollars for furnishing a house  
for the Henry Street Chapel.

Ordered that all pleas, pleadings, suits and  
prosecutions not otherwise disposed of, are  
continued until the next term of the Court  
and leave granted to the parties to be  
out of the State generally.

Ordered that process issued on all indictments  
in cases where the same had not been previously  
issued.

James Edmunds produced his license as  
attorney and councillor at law with an  
indentment thereon that he had taken the  
oath of office together with other authorities  
the Court said that it is the duty of the Court to see  
that the oath is taken and the Court said  
in the Henry Street Chapel.

William Hays is allowed the sum of seven  
dollars for guarding a prisoner.



August Term 1828

Patricia Knight is allowed the sum of 10  
Shillings and twenty five Cents for  
affidavits

Samuel W. Packer is allowed the sum  
Two Shillings and twenty five Cents for  
guarding a Prisoner -

Philip Stanford is allowed the sum of  
Twenty five Cents for guarding a prisoner

Isaac Wilson is allowed the sum of  
Twenty five cts. for Guarding a Prisoner

Peter Gram is allowed the sum of one  
Shilling and fifty cents for three days  
Service as a Constable at the present  
Term

The Grand Jurors thirteen ~~Shillings~~  
is allowed the sum of twenty Shillings  
and twenty five cents for their service  
at the present Term

Thomas R. Stearns and Eliza Long  
allowed the sum of Four Shillings each for 40  
Days Service as Associate Judges at  
present term

Considered that the jury may be required in  
the future to be paid for the same as one day  
and one night for each day they are in the  
Court -







Benoni which is in motion this Court is in motion.  
Robert John & Catherine Dues & in Chancery.

State of Indiana  
Daniel Webster & for Dues

and the said Grand Jury having no  
further business before them are by  
the Court discharged

James Bulmore is allowed the sum of  
Five Dollars for his services as  
prosecuting attorney at the present term.

and Court adjourned until Court  
in December

Charles L. King  
J. H. King

1598047







November Term 1811

Alexander Green

<sup>vs</sup>  
William Hays      Zin. Servant

And now at the plea of the  
the plaintiff by his Attorney and  
the Defendant in his own proper  
beoms where some days that he was  
by means of a law that he was  
In answer to the plea of the  
is legally taken notice of the  
Half, which is more and more  
John Hays, of the County of  
him. It is the law of the  
the 1st of the 1st of the 1st  
before the 1st of the 1st of the 1st  
him and his family in the  
together with his last and  
him about his last last last last  
Confessed

Benjamin H. Finch

<sup>vs</sup>      William Hays  
Robert John administrator of William Hays

I caused and did cause the said  
the said William Hays to be  
and now at this day we come to the  
his attorneys and all persons William Hays  
a copy of the guardian of the said  
said to deliver this bill, and a subpoena  
to be returne directed to the  
County Indiana to summon the said William  
Confessed



November Term 1825

Abraham Elliot and William R. Morris  
produced their respective Deeds as attorneys and  
counselors at Law with an endorsement on  
the back thereof that they have taken the men-  
tioned who then had been the parties in  
as counselors and attorneys in the Henry Circuit  
Court.

Jose H. Healey

Robert Post <sup>of the said county of</sup> On the day before the said day and  
his report to the title On motion of the complainant  
by his Council a General Order is granted  
to take depositions in this cause, and the same  
to continue until the next term of this Court.  
Nathan Pace

Abraham Heaton

On motion of the defendant it is ordered that it  
be suggested on the Records of this Court that  
Nathan Pace the Plaintiff in this cause is  
deceased since the last Term of this Court.

Abraham Heaton (Clerk)

Moses Fine Senior <sup>On appeal</sup>

This cause is continued until the  
next term of this Court and the Court to be  
held until then, to consider of the Law  
of this case.

On appeal against the judgment of the Court in the case of



Permanently Jan 1898

on motion it is ordered by the Court  
that all indictments found by the  
Grand Jury at the August Term of  
this Court be quashed and that the  
defendants in said Indictments be  
thereof acquitted and discharged &c

and the Court adjourns until  
to morrow morning 8 o'clock

Robert H. Smith



Thursday, morning at a late hour the English  
flag was hoisted on the ship in view  
there being but few persons to witness it.  
Robert Thomas & others were the only  
persons present at the time the ship sailed.

John Smith was in the ship with  
a number of the crew of the ship and  
and visited it, spending the day in  
company with the crew of the ship.  
The ship was a small one and the crew  
of Indians.

Charles Jamison this day produced a paper  
written signed by a committee of the  
Legation of the United States at London  
addressing to the Secretary of the Board of  
the said Charles Jamison, in order to  
to take a survey of the land of the  
Board the said Charles Jamison was  
wrote that he was the said Charles  
Jamison & he was to take a survey  
of the land of the said Charles Jamison  
the said Charles Jamison was  
at the Law Office of the said Charles Jamison  
the said Charles Jamison was

The paper was written in English & was  
signed by the Secretary of the Board of  
the said Charles Jamison was  
the said Charles Jamison was



Fort Miller - 1791

State of Indiana

for assault & battery  
James Brown 3

State of Indiana

for assault & battery  
Jacob Hatter 3

State of Indiana

for assault & battery  
Robert Hatter 3

State of Indiana

for an affray  
Eli Butter 3  
Richard Sawney 3

State of Indiana

for an affray  
Anthony Smith 3  
Michael Smith 3

State of Indiana

for assault & battery  
Charles Lee 3

State of Indiana

for assault & battery  
James Smith 3







the other side of the river, and at a distance  
of about 1000 yards from the first point  
said they were guilty in winter and have  
as the first point and distance there  
part the river in the last part of the  
river is a place, by a river, and in  
doubt as likewise and at the same time the  
same things touching the premises to be  
said by the river, by the river, by the river  
by the river, by the river, by the river  
to the river, by the river, by the river  
two dollars, and that they should come on the  
that the river, by the river, and also  
pay the first and the river, by the river

and the river, by the river, by the river  
the river, by the river, by the river

Chas. Long

The 3rd of January



November Term 1823

Wednesday Morning at 9 o'clock in the  
the Courtroom of the Supreme Court,  
three Court-masters appeared to adjournment  
present Thomas H. Rogers and Charles H. Rogers  
Esquires Associate Judges of the Supreme Court

Calcutt v. Manning

Samuel H. H. & Co. v. Manning

Whereas certain differences did exist  
between the said Calcutt Manning and Samuel  
H. H. & Co. and they being willing to settle the same  
by the arbitrament of three Fair Men, Andrew  
Shannon, Philo Russell, James Watson, Asa C.  
Thorndike and George Colson or their umpires  
and to do, and perform the award of the said  
Arbitrators or their umpires and have the same  
entered on the records of the Henry Circuit  
Court to take effect and operate as a  
judgment thereon in said Court according  
to the course of law and usage therein  
having done the Court do hereby certify  
that the said Calcutt Manning the sum  
of Fourteen Dollars Three and one half cents  
is thereby considered by the Court of the  
the said Calcutt Manning to be the  
said Samuel H. H. & Co. of and  
for the said Calcutt Manning of the arbitrament  
of said umpires made and performed  
in said Court.







September 20th 1890

The above is a list of the  
 names of the persons who  
 have been admitted to the  
 membership of the Society  
 since the last meeting.

State of Virginia  
County of Loudoun  
Charles Lee

State of Indiana

Hand Book

About 1800  
 A. C. the same being from the  
 more or further, being the same  
 by the Court then deciding.

The grand Lane th. lived in a large and  
afforded the largest market, and  
many fine houses on both sides of the river.  
Society was very numerous, and the  
cathedral was the centre of the day.

Ordered by the Court that an affidavit be taken as to the truth of the bill in the above case, and that the plaintiff be allowed to depose in his own behalf, and that the defendant be allowed to depose in his own behalf, and that the Court be empowered to make such order as it may think fit in the premises.



November Term 1845

received in the sum of three hundred &

and seventy five cents for his attendance  
on the Grand Jury at this term

James Gilmore is allowed the sum of fifty  
cents for his attendance at the Court  
of Sessions in and for the County of  
at this term

Abraham Estlin is appointed to prosecute  
the plea of the People against  
the next term of the Court of Sessions  
and until a successor be appointed  
qualified and thereupon took the necessary  
oath

has the honor to be  
Yours truly  
The, Hon. Judge  
Clerk



April Term 1844

At a Henry Circuit Court begun at the house of Charles Jamison in the town of Worcester and adjourned from thence to the Court House and then held on Monday the fifth day of April in the year of our Lord one thousand Eight Hundred and Twenty Four Present Elisha Long and Thomas R. Hanford Esquires Associate Judges of the Henry Circuit Court

Jesse H. Mealey Sheriff of Henry County and Returned into Court the writ of Summons Facias Hincforth served out of this Court the following pannel to serve as Grand Jurors at the present term To wit Jacob Elliott whom the Court appointed as foreman and who was sworn as such Juror Benjamin Barbery Samuel Ferguson John P. Johnson, William H. Cook, John Clark, Richard Conway, Charles Smith, John Dougherty, John Baker, George H. Hobson and Jed Long & etc. all of which are Good and Lawful men house holders of the County of Henry aforesaid who being sworn and by the Court charged Retired to their Room to Deliberate

James B. Ray is admitted to practice as an attorney and Counselor Law in the Henry Circuit Court

James Mendell is admitted to practice as an attorney and Counselor Law in the Court during this term Salmon Fletcher is likewise admitted to practice as an attorney and Counselor in the Court during this term and is permitted to practice in the Court during this term and is permitted to practice in the Court during this term



April Term A.D. 1824

Samuel Hanson having complied with the Requisitions of the State made and provided for the Regulations of Taverns is licensed to keep a tavern in the town of Newbottle For and During one year

State of Indiana

<sup>13</sup>  
Anthony Smith  
Michael Smith

Indictment for an affray

and now at this day comes Abraham Elliott the attorney prosecuting the plea of the State of Indiana in the behalf and the Defendants by their attorneys come also to the bar of the court and it being forthwith demanded of them how they were acquit themselves of the <sup>charge</sup> ~~charge~~ in the said Indictment for plea then to say they are not guilty and for trial thereof puts themselves upon the trial and the attorney prosecuting the plea is approved both the like whereupon are and singular the promises being seen and by the court now here fully understood mature deliberation being there upon had. It is considered by the court now here that the Defendants to the said Indictment <sup>are not</sup> ~~are~~ guilty and that they be charged and that they go hence without writ out. ~~They~~



April term 1841

State of Indiana

vs

Leah Nixson

Indictment for assault &  
Battery

And now at this day comes Abraham  
Elliott the attorney prosecuting the peace  
of the State of Indiana in this behalf  
and the Defendant by his attorney  
comes also to the bar of the Court and  
it being forth with demanded of him  
how he will acquit himself of the charge  
as set forth in the said Indictment. for  
plea thereto says he is not guilty and  
for trial thereof puts himself on the  
Court and the attorney prosecuting the  
peace as aforesaid doth the like. Where  
upon all and singular the premises being  
seen and by the Court now here fully  
understood and mature deliberation  
being there upon had. It is consid-  
ered by the Court that the defendant is guilty in  
manner and form as he stands charged  
in said Indictment and that he make  
his fine to the State of Indiana in the  
sum of one Dollar and pay the cost of  
this prosecution and that he be in  
mercy &c



April Term AD 1820

State of Indiana  
vs.

Benjamin Nichols

} Indictment for an assault  
and Battery

And now at this day comes Abraham Little  
The Attorney prosecuting the pleas of the state  
of Indiana in this behalf and the defend-  
ant in his own proper person comes also  
to the bar of the Court and it being forthwith  
Demanded of him how he would acquit  
himself of the charges set forth against him  
in the said Indictment for plea thereto says  
he is not guilty and for trial thereof  
himself on upon the trial and the attorney  
prosecuting the pleas as aforesaid with the  
like whomever else and singular the same  
being given and by the Court now hereof  
understood and mature deliberation being  
thereupon had It is considered by the Court  
now here that the Defendant is fully and  
guilty to the State of Indiana in the sum  
of one Dollar and that he pay the cost  
of the prosecution and that he be in  
amercement

Wm. H. H. &  
Robert Hill

this being a sealed writ to  
meet Term of the Court



April Term AD 1844

State of Indiana }  
vs } Indictment for an  
Leah Nixon } assault and battery

And now at this day comes Abraham Elliott  
the attorney prosecuting the files of the state  
of Indiana in this behalf, and the defendant  
~~by his attorney~~ <sup>to the bar of the court</sup> comes also, and is being forth  
with demanded of him how he will acquit  
himself of the charges set forth against  
him in the said indictment for plea thereto  
says he is not guilty and for trial thereof  
puts himself upon the country, and the  
attorney, prosecuting the files as aforesaid,  
with the like, and thereupon came the  
following Jury (to wit) John Copelin John  
McDonall George Handley Michael  
Dewalling Christopher men Samuel  
Loutham, Benjamin Ball, Moses Burns, Jacob Ward,  
David Bailey, Prosper Nichols, John H. Reid.

Indictment

good and Lawfull men house holders of the County  
of Henry who being Elected tried and sworn the  
truth to say when the Jury found as aforesaid  
upon their oath, do find and say that the said  
Defendant is guilty in manner and form as he  
stands Indicted, and they do assess his fine to six  
and one fourth cents and that he pay the tax  
of the prosecution. It is therefore considered  
by the Court that the said Defendant do stand  
his fine to the State of Indiana in the sum of six and  
one fourth cents and by the Court do stand his  
taxes and pay the costs of this prosecution.



April Term A.D. 1824

State of Indiana

vs Indictment for an assault  
Charles B. Finch and battery

And now at this day comes Abraham Elliker  
the attorney presenting the plea of the  
State of Indiana in this behalf and the  
Defendant in his own proper person  
to the Court (Judge) and it being forth with known  
of him how he will acquit himself of the  
charges set forth against him in said Indictment  
for plea says he <sup>pleads</sup> guilty but that  
he is guilty in manner and form as he stands  
charged in the said Indictments He is  
therefore condemned by the Court now here  
that the said Defendant do make his  
fine to the State of Indiana in the  
sum of one Dollar and that he pay  
the cost of this prosecution

Felix Dalt

vs trespass on the Case  
Caleb Dixon against the Defendant  
a rule is granted to the Defendant to show  
Morning (or in default thereof judgment will  
be rendered against him for non assent plea.



April Term AD 1824

State of Indiana

vs Indictments for  
Bryan Tannon & Thomas Whiteheart  
in affray

And now at this day comes Abraham  
Estlin the attorney prosecuting the files  
of the state of Indiana in this behalf and  
the defendants by their attorneys come  
also to bar of the Court, and it being  
forthwith demanded of them how they  
will acquit themselves of the charges  
set forth against them in the said Indi-  
ctment, for plea they say they are not  
Guilty in manner as the stand charged  
in the said Indictment and for trial  
that they put themselves upon the Court  
and the attorney prosecuting the files as  
aforesaid doth the like, then upon all  
and singular the premises being seen and  
by the Court now here fully understood  
and mature Deliberation being thereupon  
had, It is considered by the Court that  
the defendants are guilty and that  
they do make their fine to the State of Indiana  
in the sum of two Dollars and that  
they pay the cost of this prosecution  
and that they be in mercy &c

And Court adjourned until Monday  
morning at 10 o'clock

Wm. Lusk  
Clerk of Court

O.K.



April Term 1824

Thursday Morning 9 O'clock April 6<sup>th</sup> 1824  
Court met pursuant to adjournment  
as (Yesterday the Honorable Elisha Long and  
Thomas H. Sanford Special Judges of this Court

Benedict W. Finch  
vs  
Robert Cole Administrator of  
William C. Dean & William C. Armstrong  
Guardian ad Litem for Catherine Dean

This day had Cases the Plaintiff by Ransom Smith Esq  
Attorney and Depledge Packer Esq Sheriff of Warren  
County and (Return) was into Court the process  
to him against the said William C. Armstrong by his  
legally Executors on the said William C. Armstrong  
and thereupon they Court ordered they Cases until  
the next term of this Court. and a rule is granted  
against the Defendants to answer the Complaints here  
in thirty days or the Bill will be taken of course, and  
a general rule is granted to take depositions in the  
Cases &c

Peter T. B. 13

Charles Brown

Tripass on the lower

this house is continued until the next term  
of this Court



April Term A.D. 1824

Charles Rider is admitted as an Attorney  
and Counsellor at Law during the present  
term of this Court who thereupon took the  
oath office

State of Indiana

vs  
Levi Butler & Indictment for  
Richard Parsons an affray

and now at this day here comes Abraham  
Cottrell the attorney prosecuting the plea  
of the State of Indiana in this behalf  
and the Defendant in his own proper  
person comes and and it being  
forth with Denunciations of him that  
he will acquit himself of the charges  
set forth against him in said indictment.  
For plea then to Says he is not Guilty in  
manner and form as he stands indicted  
and for that there of puts himself upon  
the Court, and the attorney prosecuting the  
plea as aforesaid with the like and after  
mature Deliberation being had thereon  
by the said Court they so consider the  
said Defendant Guilty in manner and  
form as he stands indicted, and it is  
ordered by the Court, that a life term be  
imposed on the said Defendant and that  
the Sheriff of Adams County send said  
Defendant to the next term of this Court



April Term A.D. 1826

State of Indiana }  
vs } Indictment for  
William Hues & } an affray  
Benjamin Nichols }

on now at this day her comes Abraham  
Gibbs the attorney prosecuting the pleas  
of the state of Indiana in the behalf and  
the defendants in their own proper persons  
to the bar of the Court  
comes also, and it being forth with a  
mandamus of them how they will acquit  
themselves of the charges <sup>forth</sup> against them  
in the said Indictment for plea thereof  
says they are not guilty in manner and  
form as they stand indicted and for  
trial thereof puts them selves upon the jury  
and the attorney prosecuting the pleas as  
aforesaid doth the like. Whereupon all  
and singular the premises being seen and  
by the Court now here fully understood  
and mature deliberation being thereupon  
upon had it is considered by the Court  
that they defendants are guilty in manner  
and form as they stand indicted and  
that they do make their fine to the State of  
Indiana in the sum of two Dollars  
and that they have the cost of this  
prosecution and the Defendants  
pay



April Term A.D. 1826

State of Indiana

vs. The Indictment for  
Capital Murder — an Assault & Battery  
And now at this day the Court Abraham  
Estlin the attorney prosecuting the  
pleas of the State of Indiana in the  
behalf, and the Defendant in his own  
proper person comes <sup>to the bar of the Court</sup> and being  
forth with demanded of him how he will  
acquit himself of the charges set forth  
against him in said indictment, for-  
plea there to says he is not guilty, and  
for trial thereof trusts himself upon  
the Court, and the attorney prosecuting  
the plea as aforesaid doth the like,  
whereupon all and being along the pro-  
cess being seen and by the Court  
now the Judge understood and mature  
Deliberation being there upon had —  
It is considered by the Court now here  
that the defendant is guilty in manner  
and form as he stands indicted and that  
he do make his fine to the State of Indiana  
in the sum of ~~Three~~ Dollars and that he  
pay the cost of prosecution, all on  
the Defendant in mercy



April Term AD 1821

State of Indiana

19

Deemee Weston

on motion and for reasons appearing to the satisfaction of the Court this Indictment is quashed.

State of Indiana

20

William Davis and

Benjamin F. Scholz

Indictment for an affray

and now at this day have come Abraham Elletts the attorney prosecuting the plea of of the State of Indiana in this behalf and the Defendants in their own proper persons come also and a being forth with Demand of them how they will acquit them selves of the Charge set forth as said Indictment for plea then to say they are not Guilty in manner and form as the Stand in Indictment and for trial there of puts themselves on the trial and the attorney prosecuting the pleas as aforesaid with the like whereupon all were seen and by the Court now here fully understood and make a Dictation being thereupon read It is considered by the Court that they Defendants are guilty in manner and form as the Stand Indicted and that they Defendants do make their fine to the State of Indiana in the sum of four Dollars and pay the cost of this prosecution.

Wm. Davis  
Benjamin F. Scholz



April Term A.D. 1876

*Charles Sumner Court and subject to a summary hearing on motion*  
*the following bills of lading*

Mary Ball Executrix of Richard Ball  
vs  
Abraham Steaton } <sup>as an</sup> appeal

and now at this day  
Have come the plaintiff by her attorneys  
and the defendant by his counsel have  
also and ~~each~~ submit their cause to  
to the Court, whereupon all and singular  
the premises being seen and by the Court  
now here fully understood and mature  
deliberation being thereupon ~~upon~~ had  
it is considered by the Court now here that  
the plaintiff recover of the Defendant  
the sum of Four Dollars in Damages  
Besides the cost and charges by her in  
and about her said suit paid out and  
Expended of the Defendant in and by

Asahel Woodard Supervisor  
vs  
Moses French Esq } <sup>as an</sup> appeal

This cause is continued until the next  
term of this Court.

The Grand Jurors heretofore impaneled  
and sworn now returned in to Court  
the following bills of lading as  
true bills and having no further  
business before them are by the Court  
discharged



State of Indiana }  
vs } assault & Battery  
Andrew Shannon }

State of Indiana }  
vs } assault & Battery  
Ead Harding }

State of Indiana }  
vs } assault & Battery  
Jacob Statten }

State of Indiana }  
vs } for neglect of  
Elisha Shortridge } office

State of Indiana }  
vs } for an affray  
Elijah Lloyd & }  
William Barnham }

The Grand Jurors therein in number  
are allowed the sum of Nineteen Dollars  
and Fifty cents

Peter Brown is allowed the sum of one  
Dollar and Fifty cents for two Days  
attendance as jurist at the present term  
of this Court

John Healey is allowed the sum of twenty  
Dollars

Reuben Jackson is allowed the sum of twenty  
Dollars



April Term 1871

Abraham Elletts is allowed the sum  
of Nine Dollars for prosecuting the  
pleas of the state at this term of the  
Henry Benedict Court

Thomas R. Stamford and Elisha Long  
associate Judges of the Henry Benedict  
Court are allowed the sum of Five Six  
Dollars each for ~~the~~ three days  
service at this term

and the Court adjourned until next term  
in Court of ~~the~~  
H. B. Court

ordered by the Court that any Justice  
moneys for assault and Battery's bail  
shall be Required in in the sum of one  
thousand Dollars on affrays Fifty Dollars  
negligence in office in the sum of  
one thousand Dollars

and the Court adjourned until next  
in Court

Elisha Long  
Thos R. Stamford



John Anderson is Secretary for Abraham  
Heaton for the payment of a Judgment  
Interest and costs which Mary Ball  
Executrix of Reuben Ball Dec'd  
obtained against him the 30<sup>th</sup> April  
Heaton - at the expiration of three  
months from and after the date  
April the 8<sup>th</sup> 1824

John Anderson  
Reverend Julian Clark M.D.

May the 4<sup>th</sup> 1825 satisfaction is hereby acknowl-  
edged in full for Debt Interest and costs in  
the above suit Reverend Julian Clark M.D.



Henry Circuit Court of the term of October

Be it remembered that on Monday the fourth day of October in the year of our Lord one thousand Eight Hundred and twenty four a quorum of the Judges not appearing Court is adjourned until to Morrow Morning 9 o'clock

Tuesday Morning 9 o'clock a quorum of the Judges not appearing Court is adjourned until to Morrow Morning 9 o'clock

Wednesday Morning 9 o'clock a quorum of the Judges not appearing Court is adjourned until Court in House



State of Indiana, Etc.

Henry County. Be it Remembered  
that on the Thirtieth day of December in  
the year of Lord Eight Hundred and  
thirty four, personally appeared before  
me Peter Julian Clerk of the Henry Circuit  
Court Jesse H. Healey of said County of  
Henry and sworn before of administration  
of all and singular the goods and



April Term of the Henry

at a flaring cigarette but began and then  
at the Court House in New Castle on Monday  
the eleventh day of April in the year eight  
hundred and twenty five - presiding the  
Honorable Bertholf F. Morris presiding Judge of the  
fifth judicial circuit of the State of Indiana  
and Elisha Long and Thomas R. Stanford Esqrs.  
Associate Judges of the Flury Circuit Court

Engelhart Laura Shedd of Henry County  
= turned in to take the road of Emma Jones  
therefore would part of this letter. The <sup>other</sup> had  
see to serve as Grand jurors at the June  
(Nov 2) Shaphal McGray <sup>James Fort</sup> <sup>James Fort</sup>  
afforded as foreman. Jacob Parkhurst  
el Barr Jacob Wood Min Hunt Thomas Green  
= report Benjamin Bate George Hendley  
John Lokelin Edmund Custer James Hester  
Joseph Craft John Stevens and Minor for  
Good and Lawfull men house holders of  
the County of Henry aforesaid who after  
being sworn <sup>sworn by the court</sup> <sup>charged</sup> retired to their rooms to deliberate  
etc

Bethuel J. Morris now performs his functions  
 as president judge of the Fifth Judicial Circuit  
 of the State of Indiana in the following manner  
 to wit: William K. Smith, Governor of  
 the State of Indiana to all who may be  
 Protestants, greeting. Know ye that by and  
 with the name, and by the authority of the State of Indiana  
 Governor William K. Smith do hereby appoint  
 Bethuel J. Morris to serve as president judge  
 of the Fifth Judicial Circuit within the



# Circuit Court 1875

State of Indiana aforesaid in the room of William  
H. Wick, Resigned, from the date ~~last of~~ <sup>first</sup> ~~of~~ <sup>of</sup> ~~from~~  
~~the date~~ <sup>until</sup> the second Monday in  
January in the year of our Lord one thousand  
Eight Hundred and Twenty five. Shall  
be so long behave well

The Testimony whereof I have  
hereunto set my hand and  
bathed with my affixed the  
Seal of the said State of Ind-  
-iana at Indianapolis this the  
Twentieth day of January  
in the year our Lord one  
Thousand Eight Hundred and  
Twenty five

By the Governor

William Hendricks

Wm H. Wick

Secretary of State

on the back of which banner appears the following  
Certificate (to wit)

State of Indiana - To

Martin County & Be it remembered that  
Before me the undersigned one of the Justices  
of the Supreme Court, personally appeared the  
in named Belcher & Morris and made  
oath that he would support the Constitution  
of the United States and the Constitution  
of the State of Indiana and that he  
faithfully discharge as President Judge  
of the fifth Judicial Circuit of the  
of Indiana to the best of his abilities  
I have under my hand and seal this the



# April Term of the Honor

Twentieth day of January Eighteen and  
thirty five

James Blackford

Honorable James Blackford  
as President of the State Bar Association  
at the State of Indiana in the second  
year (to wit) William Hendricks Governor  
of the State of Indiana to all who shall be  
there present trusting to know by that  
have been witnessed and by these private  
sealings. James Blackford a circuit court  
attorney for the fifth judicial circuit  
in the State for and during the Term of one  
Year And while the successor shall be ap-  
pointed and qualified should be so long as  
our will and do hereby ~~make~~ <sup>make</sup> ~~as~~ <sup>make</sup> ~~as~~ <sup>make</sup>  
this and Empower him to do and per-  
form all and whatsoever to the office and  
Duty of Attorney at said date in any way  
belong and appertain

Given under my hand and  
and seal of the State of Indiana  
this twentieth day of August in  
the year of our Lord one thousand  
eight hundred and thirty five  
the twentieth year of the State and  
of the Independence of the United  
States the Forty second

by the Governor  
for New Secretary

William Hendricks



Circuit Court 1885

State of Indiana vs

~~Indictment~~  
fifth Indictment vs Beil and another  
on the thirtieth day of August in the year one  
thousand and eighty four, before me  
William W. Wick, Probate Judge of the  
county aforesaid personally came the within  
named Harry Gregg, produced to me this  
bonawisior as prosecuting attorney for  
county aforesaid, and being by me affi-  
davit and Declared and ~~advised~~ that he  
will faithfully discharge <sup>the duty</sup> appertaining to said  
office during his continuance therein. In  
witness whereof I have signed the day and  
year first above written.

Wm. W. Wick,

State

Charles Lee

Indictment

for an assault & battery

And now at this day has come  
the said defendant by his attorney, and on motion  
this Indictment is dismissed, therefore it is con-  
sidered by the Court that the defendant aforesaid as  
to the Indictment aforesaid be thereof acquitted and  
discharged and that he go hence thereof without bail.

State

Charles Lee

Indictment Assault & Battery

And now at this day has come the said de-  
fendant by counsel and on motion this Indictment is dismissed.  
Therefore it is considered by the Court that the said defendant  
as to the Indictment aforesaid be thereof acquitted  
and discharged and that he go hence without bail.



State

vs  
Indictment for an assault & battery  
Charles Lee

and now at this day here comes the said  
defendant by counsel and on motion this indictment  
is dismissed. Therefore it is considered by the court  
that the said defendant as to the aforesaid indictment  
be thereof acquit and discharged and that he go  
hence thence without day &c.

State

vs  
Indictment assault & battery  
Andrew Shannon (on recognisance)

And now at this day here comes the  
Attorney who prosecutes the pleas of the State of Indiana  
in this behalf and the said Andrew Shannon although  
three times loudly called comes not but herein wholly  
makes default nor does he appear in discharge of  
his recognisance. Therefore it is considered by the  
Court that the recognisance of the said defendant  
be forfeited and that a bench warrant do issue against  
the said defendant directed to the Sheriff of Hamilton  
County requiring him the said defendant to appear  
on the first day of the next term of the court to which case if he  
he can show why the State of Indiana shall not  
have execution against him for the sum of one hundred  
and Dollars the amount of his recognisance, together  
with interest thereon and costs of the State.



State  
vs  
John New

Indictment against V Battery

Ordered by the Court that this Indictment  
be dismissed.

State  
vs  
Elisha Stratford

Indictment for Negligence in office

and now at this day comes the said  
defendant by counsel and on motion this Indictment  
is quashed. Therefore it is considered by the Court  
that the said defendant as to the aforesaid Indict-  
ment be thereof acquit and that he go hence  
without day.

State  
vs  
Edw Harding

Indictment against V Battery

And now at this day here comes  
the said defendant by his Attorney, and on motion  
this Indictment is quashed. Therefore it is consid-  
ered by the Court that the said defendant as in the  
aforesaid Indictment be thereof acquit and dis-  
charged & that he go thereof hence without day.

State  
vs  
Jacob Weston

Indictment against V Battery

on motion of the said defendant by his  
attorney this Indictment is quashed. Therefore it is  
ordered by the Court that the said defendant as to the  
said Indictment be thereof acquit and discharged & that  
he go thereof hence without day.







Edward Norton

The Recorder

Transpares the case

This Cause is continued until the next term of this Court and an alias return is returned to the first day of the next term of this Court

Edward Norton

John H. Healy

Transpares the case

a rule is granted against the said defendant to plead specially on or before the calling of this Cause to morning session

Ordered by the Court that the following agreement be spread upon the minutes of this Court to wit: It is agreed by the Court in all civil Causes now pending in this Court that no advantage shall be taken in consequence of any Clerical errors or omissions in the records of this Court

John H. Healy

Transpares the case

a rule is granted against the said defendant to plead specially on or before the calling of the Cause to morning session



Cable Nixon

10  
Order. But } Ingress on the base  
the plaintiff by his counsel and in motion the  
cause is dismissed. It is therefore considered by  
the court <sup>now</sup> that the plaintiff recover of the  
said defendant his costs and charges by him  
in his said defence laid out and expended  
and the plaintiff in money &c

John Conner Durwin

10  
Alfred Thelen } at New York  
and now at this day  
brought the plaintiff by counsel and by agree-  
ment the cause is dismissed. It is therefore  
considered by the court that the plaintiff  
recover of the said defendant his costs and  
charges by him about his said suit in the  
behalf laid out and expended

Benjamin Nichol

10  
Andrew Shannon } at New York  
and now at this day comes  
the plaintiff by his Attorney and in <sup>motion</sup> the  
that is dismissed. It is therefore considered  
by the court now here that the plaintiff  
recover of the said defendant his costs and  
charges by him about his said suit laid out  
and expended



Samuel Atkinson and wife  
vs  
Abram Wort  
Trespass on the land  
and now at this day  
here comes the plaintiff by counsel and on  
motion this case is dismissed. It is therefore  
considered by the Court now. Like that the  
Defendant recover of the plaintiff his costs  
and charges by him at and under his Defence  
paid and expended

James McMaslin  
vs  
Peter Snider  
Trespass on the land  
and now at this day the  
Court the said plaintiff by his attorney and  
defendants by his counsel comes here and  
there upon it appearing to the Court that the  
plaintiff was a non resident of this State  
and the defendant objecting to the sufficiency  
of Moses Finch's Surety for bond by the Court  
as Security for cost in this Court and  
thereupon by Counsel of both parties who attor-  
nied to satisfy upon oaths as to the sufficiency  
and upon hearing the said oaths and  
oaths the Court considered them insufficient  
Security in the above case and grant  
a rule against the said plaintiff to  
show cause on to morrow morning why  
this Suit shall not be dismissed for  
want of Security for cost



Moses Allen

11  
Benjamin F. Nichols & wife } Profess on the case  
the day comes the plaintiff } and now at  
Ray and Morris and say they will no  
further prosecute the said suit against  
Sylvia Nichols wife of the said Benjamin  
and this house is backward until the next  
Term of the Court Court. and a rule is  
granted against the said defendants to plead  
within thirty days

Benjamin Nichols

12  
James Munson } Abbott & Belling  
the day comes the plaintiff by his counsel and the  
defendant by his Attorney come also and  
being forth with demanded of said John he will  
acquiesce himself of the charges set forth in the  
said plaintiff's Declaration. if he is  
not guilty and if he is there  
puts himself upon the Country

Benjamin Nichols

13  
James Munson } Abbott and Belling  
the plaintiff by his counsel and the defendant by  
his Attorney come also and file the plea of  
not guilty to the plaintiff's declaration and so tried  
puts himself upon the Country and the plaintiff doth  
the like. Wherefore the Sheriff was commanded to come  
to come a jury, and Munson did come a jury. And it



William Morris, Hugh Garret, Benjamin Hennis  
Samuel Forester, Samuel Stafford, William Riden  
Thomas ~~Smith~~, Richard Kallip, Thomas Paul  
Abner ~~Smith~~, Jonathan Roberts and George Be-  
good and Lunsford men, householders of the County  
of Henry, who had elected tried and sworn the truth to  
say upon the issue joined now retired to consider  
their Verdict

Abraham Ellick is appointed Master in Chancery  
within and over the County of Henry who thereupon  
took the necessary oaths.

And Court adjourned until the next  
monday 9 o'clock

Dated April 12<sup>th</sup> 1825

J. H. Morris



Thursday Morning at 9 o'clock April the  
12<sup>th</sup> 1827. Court met pursuant to adjournment.  
James D<sup>r</sup> Morris President called and Thomas  
H. Haugland Associate Judge of the Supreme  
Circuit Court. — 1 1 1

Benjamin Nichols

vs. Archibald & Putnam  
Plaintiff, Defendant

The jury heretofore empanelled and sworn  
in the above Cause now returned into Court with  
the following verdict to-wit: That the Jury find  
the defendant Guilty and assess his damages to  
one hundred — It is therefore ordered by the  
Court that the plaintiff recover of the defendant  
the sum of one hundred dollars with his costs &  
charges by him about this said suit laid out  
and expended and the defendant's etc.

James M. Cashin

vs. Peter Snider In Case

This Cause is continued until next  
Term of this Court at the Court which I shall sit,  
and a rule is granted against the plaintiff to  
appear on the first day of the next Term to show  
Cause why said action should not be dismissed  
for want of due diligence for cost.



Edward Johnston = In Case  
vs  
Jesse H. Healey =

This Cause is continued until the next Term of this Court at the cost of the plaintiff, and leave is granted to amend the declaration - in thirty days.

Moses Rose Esq. having produced his Licence as an attorney and counsellor at Law with an endorsement thereon that he has taken the oaths required by Law, is admitted to practice Law in this County.

Peter Mills = In Case  
vs  
Caleb Dixon =

On motion of the ~~plaintiff~~ <sup>Defendant</sup> by his attorney, this Cause is dismissed - It is the Consideration that the defendant swears of the truth of his facts and charges by him about his said claim paid out and deposited &c.

John Mangrove Appellee = On Appeal  
vs  
George Handley Appellant =

And now at this day had come the said parties by their Counsel and agree to submit this Cause to the Court, and all and singular the matters and things touching the premises being fully heard, read and instilled - It is considered by the Court now heard that the appellant process of the appellee his facts and charges by him



about his said wife said to and with a right

Bonnie M. Finch

1891

Robert John administrator  
of the Estate of William & Drew  
Deceased and Catherine Infant Heir of  
William & Drew Deceased

Bills in chancery  
for a  
judgment paper  
of  
and now at

this day comes the plain complainant by his solicitor  
and it appearing to the satisfaction of the court  
by the return of proper returns by the sheriff of  
Franklin County of Tennessee that the said  
defendants Robert John & William G. <sup>administrators</sup> ~~guardians~~  
- ~~guardians~~ of the said Catherine Drew have  
been summoned more than thirty days prior  
to the first day of this term to appear in the  
court and answer the bill of complaint of  
the said complainant and notwithstanding said  
Robert John and William G. Armstrong have  
wholly made default and failed to answer  
the bill of complaint of the said complainant  
It is therefore ~~ordered~~ <sup>decided</sup> that by the  
court now then that the bill of complaint of  
the said complainant be ~~dismissed~~ <sup>dismissed</sup> ~~with~~ <sup>without</sup>  
costs against the said defendants  
and each of them and all and singular  
the matters and allegations therein contained  
being deemed and taken as true and it is there-  
fore ordered and decreed by the court now then that  
William G. Armstrong guardian of the said  
Catherine Drew Infant Heir of William & Drew  
Deceased do well for and on the first of



The said Catherine Dore a. Good and sufficient deed  
of conveyance for the East half of the North west  
quarter of Section 36 in Town 40 North range  
10 in the district of lands sold at Brookston  
to the said Benjamin W Finch as or before the first  
day of August next and in default it is ordered  
and decreed that the full right and title which was  
in the said William C Dore at his death on in the  
said Catherine after he and the same is hereby given  
and after the said first day of August next is  
void to all intents and purposes in the said Ben-  
jamin W Finch and all persons whatsoever are hereby  
informed from hindering molesting or in any manner  
whatsoever frustrating the said this said Benjamin  
W Finch in his engagements or possession thereof  
by virtue of any right or privilege under the  
said Catherine Dore or any other persons claiming  
under her And it is further ordered and decreed  
that the said complainant do recover of the said  
defendant his cost and charges in this behalf  
expended out of the assets of the said  
William C Dore in the hands of the said  
Robert John Administrator or in the hands  
of the heirs of the said William C Dore



the Grand Jurors here to fore Impaneled now returned  
in to leave the following Bills of Indictment as per  
Bills (to wit)

State of Indiana

vs Indictment for assault &  
Charles Lee Peeling

State of Indiana

vs Indictment for A B  
Charles Lee

State of Indiana

vs Indictment for A B  
George D. Betty

State of Indiana

vs Indictment for A B  
Abraham H. H. H.

State of Indiana

vs Indictment for A B  
John Keen

and the said Grand Jurors here to fore Impaneled and sworn in the name and by and  
under the Authority of the State of Indiana, having  
no further Business Before them are by the  
Court discharged



James Johnston

Joseph Watts &

Edw. Harding

for libelious publications

vs

vs

vs

And now at this day here come

the said Parties by their counsels, and the defendants  
adversely each file their separate pleas of, not only  
to the said Plaintiffs declarations, and put themselves  
jointly upon the country for trial, and the plain-  
tiffs doth the like, wherefore the Clerk was com-  
manded to cause a jury to come, <sup>and thereupon</sup> and thereupon  
a jury did come to wit, William Morris,  
Hugh Carroll, Benjamin Davis, Clement  
Stafford, George Lee, William Riden, Abner  
Klatt, Jonathan Pearson, Thomas Porter, Ruben  
Ratcliff, Mashack Sewall and George  
Hobbs good and lawful men and discreet  
householders of the County of Henry who  
being sworn true and sworn the truth to  
speak upon the issues joined as aforesaid  
upon their oath aforesaid do find and  
say, that the jury have agreed and have  
found James Johnston guilty and against  
the plaintiffs damages to be recovered of the  
said Johnston at the sum of Thirty Dollars  
We also find Joseph Watts guilty and against  
the plaintiffs damages to be recovered of the  
said Joseph Watts at the sum of seven  
and we do find the said Harding not guilty  
and therefore the said Johnston Watts  
move the Court for a new trial and at  
in arrest of judgment as to the defendants  
in the above proceedings



And Court adjourned until tomorrow  
morning 8 o'clock

Admitted  
to the  
Bar

John Anderson  
Phaphat Moray  
+ Jacob Parkhurst } Petition for further  
Security  
James Johnson a  
Justice of the Peace

Now on this day come as well  
the said Petitioners as the said James  
Johnson in his own behalf the person  
and the said Johnson <sup>themselves</sup> to and by the  
Court to show cause why he should stand  
on or before the calling of the cause  
tomorrow morning, why he should not  
give further security for the faithful  
performance of his duties as a Justice  
of the Peace

And the Court adjourned until tomorrow morning  
Eight o'clock

15th April 1823

J. B. Hall



Wednesday Morning April the 18<sup>th</sup> 1850  
Court met pursuant to adjournment, present  
B. H. Morris President Judge, and Thomas H.  
Stanford and Edwin S. and George associate  
Judges of the Henry Circuit Court

Ede Harding who was heretofore appointed  
Guardian of William Harding and John  
Harding orphan sons of Erice Harding Dec  
said it now appeared <sup>in Court</sup> and was sworn faithfully  
to perform the duties of his trust as Guardian as aforesaid  
William Shannon is appointed Guardian  
of David Cummins and Sarah Cummins  
orphan children of Isaac Cummins Dec  
under the age of fourteen years and  
there upon the said William Shannon  
together with Asahel Woodward his  
surety Entered in to and acknowledged the  
bond in the penal sum of Seven hundred  
Dollars conditioned as the Court direct who  
thereupon was sworn faithfully to perform the  
duties of the trust reposed in him as Guardian  
as aforesaid - and thereupon it is ordered, that  
Letters of Guardianship be given to the said  
William Shannon

Abel Woodward, Supervisor

as, appeal  
 Messrs. French Now come the  
 parties, to their counsel and the printing of  
 and inspected it is considered by the court. The  
 said plaintiff, took nothing by his said



that the defendant recover of the said Asa Neil Wood-  
ward, Supervisor, his costs and charges by him  
about his said defence in this behalf expended  
and the plaintiff in mercy &c

Daniel Hinton

vs  
James Johnston }  
Joseph Wattle } Pass  
Edw. Harden }

Now come the parties and  
the defendants, James Johnston & Joseph Wattle, move  
the court in arrest of Judgment upon the verdict  
aforesaid, and because the court are not sufficiently  
advised of and concerning the premises this cause  
is taken under advisement until the next term  
of this court until which time this cause is  
continued.

Ordered that in all cases where the clerk of the Circuit  
Court is required by law to take bonds from Adminis-  
trators, Executors, Guardians, and other several officers who  
are required by law to give bonds, the clerk shall be  
allowed fifty cents for each bond if he furnishes the  
same and six cents for filing

Benjamin Horton

vs  
Joseph Wattle }  
and moved at this day came  
the plaintiff and the defendant by their counsel  
bonds also and by agreement of the court that come  
to the Court when all and singular the



Prerogative being given and by the Court now the jury  
understand - It is therefore considered that the defend-  
ant recover of the Plaintiff, his costs and charges  
by him about his said Defence laid out and expen-  
ded.

Asahel Woodward Supervisor

vs  
{ and an appeal  
Moses French Plaintiff and now at this day  
comes the parties by their attorneys and  
and then come to the Court where after all  
and singular the premises being now argued  
the Court now the jury understood. It is there-  
fore considered by the Court that the defend-  
ant recover of the Plaintiff, his Supervisor  
as aforesaid his costs and charges by him  
about his said Defence laid out and expended.

John H. Hentley

vs  
{ in Chancery  
Robert Hill and now at this day comes  
the Plaintiff and by his counsel and on  
motion this Court is bound to make the  
third Term of this Court and it is ordered  
that a Rule be granted to both parties to take depositions  
and answers



Whe. Amerson }  
Thaphol. M. Gray, & } Melvin, &c  
Jacob Parkhurst }

<sup>vs</sup>  
James Johnston a Justice of the peace  
in and for Henry County

Now come the parties by  
their counsel and the said James Johnston Justice of  
the peace as aforesaid, failing to show any cause why he  
should not give additional security as prayed for in the  
petition aforesaid, and by the consent of parties the truth  
of the facts contained in said petition is submitted to the  
court, and after hearing the proofs and allegations of the  
parties, it is considered by the court that matters alleged  
in said petition are true. It is therefore ordered by  
the court that the said James Johnston Justice as  
aforesaid, <sup>file with</sup> ~~give to~~ the clerk of this court within twenty  
days a good and sufficient bond with additional <sup>home</sup>  
hold securities, to the satisfaction of the said clerk  
and that for failure thereof he be considered as in  
contempt, and that he be attached therefor

*Given*  
Ordered that Thomas R. Handford be allowed two  
dollars per day for three days services at the last  
term and for three days services at the present term  
as an associate Judge for this county

*Given*  
Ordered that Elisha Long be allowed two dollars  
per day for two days services as an associate Judge  
at the present term of this court



Ordered that John Hinson be allowed the sum  
of seventy five cents per day for two days services as  
attendant officer of the Grand Jury at the present  
term of this court

Ordered that Peter Brown be allowed seventy five  
cents per day for two days services as attendant officer  
of the traverse Jury at the present term of this court

All suits, pleas and prosecutions now pending in  
this court and not otherwise disposed of are hereby  
continued until the next term of this court  
and a rule is granted to the parties in all cases to take  
depositions

Matters relative to the estate of  
Wm Harding deceased

Now comes in court Geo

H Robson who is security for James Johnston admin-  
istrator of the said Decedent's estate, and files his  
complaint shewing that the said James Johnston  
administrator as aforesaid is wasting the assets  
of the said estate, to the great injury of his said  
Security, and praying that the said Letters of admin-  
istration may be revoked. It is therefore ordered  
that a citation issue directed to the said James  
Johnston administrator as aforesaid, requiring him  
to appear at the next term of this court and shew  
cause if any he can, why the said Letters of  
administration shall not be revoked

And the court adjourned until the next term  
Signed April 10th 1835

Wm B. Hooper



October Term 1825

William Garner

vs. John H. H. H.

At a Henry County Court began and held at the Court house in Nashville on Monday the first day of October in the year of our Lord one thousand Eight hundred and twenty five - present Nathaniel F. Morris Justice Judge of the Fifth Judicial Circuit of the State of Indiana and, Elisha Long and John Anderson Associate Judges of the Henry County Court -

Jesse H. Hooley Sheriff of Henry County now Returns into Court the Writ of Habeas Corpus heretofore made out of this Court with the following names to have up Grand Jurors at this Term to wit Achilles Morris who the Court appoints as foreman who was accordingly sworn as such Gabriel Godard John Menden William Butler Thomas H. H. H. cum Thomas Giffert John Modlin Thomas Rombley Nathan Battiff George Holson Michael Conway Zedekiah Brown Thomas and John Sumner Metcalles Jacob Harkins John and Marshall Good and Lawfull ministers of the Gospel of Henry County and who being sworn returned to their Honor to deliberate of their person and conduct



# A Plea in Law

State of Indiana vs. Defendant  
Abraham Keaton vs. Plaintiff

Now as this time comes as well. Glitchin, who  
presently appears at the State of Indiana in the  
behalf as the said Abraham Keaton in his own  
proper person, and being arraigned upon the  
indictment for plea thereto saith he is in no  
wise guilty as in said indictment is alleged  
and for trial thereof puts himself upon the County  
and Glitchin for the State of Indiana with the  
like. Whereupon comes a jury sworn, Michael Lee  
Thomas Glitchin, David Taylor, James Hunt  
Orin Miller, Solomon Barker, Daniel Hardins  
William Williams, Huff, William Owen, Samuel  
Guthrie, Benjamin Mausum and Eli Fox  
twelve good and lawful men and householders of  
Harrison County, who being sworn and sworn  
the Court to speak upon the issue first set forth  
having heard the evidence as well on the part  
of the State of Indiana as the said defendant, and  
having retired to consult of their verdict, returned under  
oath the following verdict to wit, "We of the jury  
do find the defendant guilty and assign his fine  
to one dollar. Therefore it is considered by the Court  
that here that the said Abraham Keaton do make the  
fine to the State of Indiana for the use of the County  
of Harrison County in the sum of one dollar and that  
he pay the costs of this prosecution, and that he be  
committed in the custody of the Sheriff of Harrison County  
until the said fine is paid or satisfied or he be able  
legally, within the time that the State of Indiana have



October Term 1825

State of Indiana vs. Indictment

Charles Lee

vs. Appants and Petition

Now at this time comes or will shortly, who presents the plea of the State of Indiana as the said Charles Lee in his own proper person, who files his plea of former acquittal and said Pleader is ruled to reply to said plea tomorrow morning on the calling of the cause and day is given the parties

James M. Cashin

vs. Case

Peter Snyder

Now at this time come the parties by their Attorneys and it appearing to the Court that the plaintiff is not a resident of the State of Indiana, and he having failed to file a bond for security for costs, the Court is satisfied as to costs of the plaintiff. Therefore it is considered by the Court that the defendant, owner of the said plaintiff, his costs by him about his defense in this behalf expended and that the plaintiff be amerced.

John Anderson

Shaplet & Blaney

vs. On petition for further security as a condition of

pleas.

James Johnson

Now at this time comes or will the said plaintiff by his Attorney as the said Johnson volunteered in his own proper person and tenders to the Court of said bond



This resignation is a protest of the fear, and the  
 Court on motion of said Johnson by his Attorney,  
 quash the attachment and the cause is dismissed at the  
 instance of the defendant, and the said James Johnson is  
 ordered to pay the costs of the <sup>affidavit</sup> petition in writing, or  
 or he may for due failure be attached.

Edward Newton  
 vs  
 J. H. Kealey Case

Now at this time come the parties by their Attorneys  
 and the said plaintiff files the former declaration in  
 the cause as his amended declaration to which the  
 Defendant files his general demurrer and the plaintiff  
 his rejoinder, and a few intimations of the Court being  
 given and obtained the Defendant withdraws  
 his demurrer and files his plea of general issue.

Edward Newton  
 vs  
 Eli Redman Case

Now at this time come the parties by their  
 Attorneys and the Defendant files his demurrer  
 to the plaintiff's declaration.

Richie's Bay  
 vs  
 Miles Murphy Appeal from a Justice of the Peace

Now at this time comes the Defendant and the plaintiff  
 bring their statements in writing.



October 1861

State of Indiana  
John Lee

Now at this time come the parties and  
by agreement this cause is submitted to the  
Court without the intervention of a jury. The  
Court, after hearing the evidence for the plaintiff  
as well as the defendant, do find for the  
defendant. Therefore it is ordered by the Court  
that the defendant recover of the plaintiff the  
costs by him in and about his action in this  
cause excepted and the plaintiff to pay the costs.

Thomas Baldwin  
Timothy Atkins

Appeal

Now at this time come the parties and  
by agreement this cause is submitted to the  
Court without the intervention of a jury. The  
Court, after hearing the evidence for the plaintiff  
as well as the defendant, do find for the  
defendant. Therefore it is ordered by the Court  
that the defendant recover of the plaintiff the  
costs by him in and about his action in this  
cause excepted and the plaintiff to pay the costs.



October 1875

State of Indiana vs. Hamilton

George H. Bates vs. Hamilton and Bates

Now at this time comes Fletcher  
prosecuting the plea of the State of Indiana in  
this behalf and this case is continued until the  
next term of this Court for further process which is  
awarded to Hamilton County.

State of Indiana

Andrew Shannon vs. Hamilton

Now at this time comes Fletcher who  
prosecutes the plea of the State of Indiana in this  
behalf and an alias fieri facias in this cause is  
awarded returnable to the first day of the next  
term of this Court to which time this cause is  
continued.

Moses Ellis

Benjamin F. Nichols vs. Case

Now at this time come the parties  
by their Attorneys and the Defendant is ruled  
to plead on tomorrow morning at the calling  
of the case.

John Mansfield

George Harding vs. Case

Now at this time come the parties  
by their Attorneys and the Defendant is ruled  
to plead on tomorrow morning at the calling  
of the case.



William H. Morris

William H. Morris, now presents his commission  
as mediator and not for the Fifth Judicial  
Circuit of the State of Indiana, which is the words  
"solicitor" James B. Has acting Governor of the  
State of Indiana. I will also hold see these pres-  
ents, and no. 18111111, that in the name and  
by the authority of the State of Indiana, do  
hereby commission William H. Morris, practicing attorney  
for the Fifth Judicial Circuit from the date hereof  
for the term of one year. - His testimony which  
I have here unto of my hand and cause  
to be attested the 1st day of the 1st of  
August at Indianapolis the month day of  
August in the year of our Lord one thou-  
sand eight hundred and twenty five the  
Tenth Year of the State and of the Independen-  
ce of the United States the 10th day  
by the acting Governor

William H. Morris

Secretary

W. H. Morris

James B. Has

on the back of which commission was the following  
Indorsement "to wit State of Indiana to wit  
Fifth Judicial Circuit" And moreover that on  
the Twenty second day of August A.D. 1825 the  
within named William H. Morris personally appeared  
Before me Bethune W. Morris, practicing Judge  
of the Circuit aforesaid and being solemnly sworn  
to wit he will support the Constitution of the  
United States and the Constitution of the State of  
the State of Indiana and the laws faithfully



October Term 1858

and impartial discharge the duties of judicial  
attention for the Fifth Judicial Circuit during  
his continuance in office according to the best of  
his abilities

Given under my hand at Indianapolis  
in the Circuit aforesaid this 22<sup>nd</sup> day of August  
A.D. 1858

B. F. Morris

Charles Vaden

James G. Houston

Abner W. Houston

Sam George Hannon

Be a transcript to be

before the Court in

Justice of the peace.

Now at this time come as well the said  
Plaintiff as the said Defendants by their  
Attorneys and the case is continued to the  
next term of this Court for further process.

And whereas the continuance of this case  
the Defendants moved the Court to grant the  
writ issued in this case, whereupon the  
Plaintiff <sup>admits</sup> his said writ, upon to be in-  
sufficient and moves that this case may be continued  
for further process, which motion is resisted by the  
counsel for the Defendants who insist that this case  
shall be dismissed at the Plaintiff's cost where-  
it is ordered that this case stand continued until  
the next term of this Court for further process  
and day is given to



October Term 1826

Ordered that the case be argued on  
tomorrow morning Nine O'clock

Thursday Morning Nine O'clock Court met  
present to adjournment. Present as yesterday  
-13 J. M. A. [unclear] [unclear] [unclear]  
Circuit of the State of Indiana and E. L. [unclear]  
Long and John Anderson Associate Judges  
the Henry Circuit Court  
State of Indiana

vs  
Charles Lee Indictment for A. B.

and now at this day the bones [unclear]  
Sketcher the attorney prosecuting the case  
of the State of Indiana, in that behalf and  
the defendant in this case [unclear]  
bones also to the [unclear] [unclear] [unclear]  
bones also and files his several pleas to  
said Indictment and the attorney pro-  
secuting the case of the State of Indiana  
as afore said [unclear] his Demurrer -  
whereby all and singular the premises  
[unclear] understood [unclear] to the Court  
that the matters and things contained  
in the said indictment [unclear] are [unclear]  
sufficient in Law. Whereupon the said  
defendant [unclear] [unclear] [unclear] [unclear]  
to the said Indictment [unclear] [unclear]  
[unclear] [unclear] but that he is guilty  
in manner and form as the Statute Chap-  
ed in said Indictment and for true



that upon all and singular the premises being  
seen and by the Court now here fully  
understood and mature deliberation being  
thereupon it is the Court's considered judgment  
that the defendant do pay to the State of Indiana  
the sum of thirty thousand dollars and that he pay the costs  
of this prosecution and the defendant in  
any &c.

State of Indiana

vs } Indictment for A.B.  
Charles A. and now at this in  
his house between the Attorney  
prosecuting the case by the State of Indiana  
in the behalf and the defendant in  
his own proper person being also to  
the bar of the Court and it being that  
with demanded of him how he would  
acquit himself of the charges set forth  
against him in said indictment he  
pleaded that he was not guilty or  
deny but that he is guilty in manner  
and form as he stands indicted whereupon  
all and singular the premises being seen  
and by the Court now here fully understood  
and mature deliberation being thereupon  
it is the Court's judgment by the Court  
that the defendant do pay to the State  
of Indiana in the sum of thirty thousand  
dollars that he pay the costs of this prosecution



James Johnston

Charles Steider

James Fothergill  
Robert S. Fothergill  
George Hatton

on motion the superficial tubercles found  
in this base are situated <sup>at the edge of the plantain</sup>, for the most persons  
thereof and an abscessed and whole  
Reidman on the first day of the last time  
of the last.



October Term 1852

Mass. Ct.

As I appear on the last  
Benjamin F. Abbott & say at this day the  
comes the Sheriff of the County of  
attendant and he was bound to the  
action and he was bound for the  
the County and the Sheriff doth the like  
Where upon the Sheriff was commanded to  
cause a jury to be summoned and that  
a jury did come to wit: Orice Dellen John  
John the first jury with a William  
Benjamin Branscomb  
Bertel Solanus Bertel Daniel Hardin  
Said William owned and Thomas Silvers  
Good Cause all were house holders of the  
town of Tisbury. The Sheriff doth the like  
Said and sworn the Sheriff to say up  
Said Cause as aforesaid upon the  
Said and say that ever the jury have  
said do find the defendant guilty and  
assess <sup>the damages</sup> damages to thirty dollars. And the  
for awarded by the Court that the Sheriff  
Receiv of the said defendant the said  
in damages as by the provision above  
Said the Sheriff his cost and charges  
in his said said Court and the  
and the defendant in survey the

Edward Martin

As I appear on the last  
Said Redman



And now as the case is so, I think I will  
let her attorney close the defendant's account  
three illegals further have not but makes  
defeat. It is therefore considered by the court that  
the plaintiff recover of the said defendant the  
sum of \$1000 with the interest and a cost of \$1000, to be paid  
at once and the balance of the costs to be paid  
at the next term of the court.

The Grand Jurors have examined and sworn in the name and behalf under the authority of the State of Indiana now returned to the Court the following bills of Indictment as true bills.

State of Indiana,      Feb 18 1883

6. *Leptocarpus* *phragmites* 5 A 8 B  
*Leptocarpus* *phragmites*

John Dawson Esq. of  
Charles Goddard Esq. of  
State of Indiana

Charles Tudorass Esq Attorney  
William Wick Esq  
State of Indiana

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and having no further business  
before them are dismissed accordingly.



October Term 1852

Edward Stanton

vs  
Jesse W. Kialap & and next. This day  
came the plaintiff by his attorneys and  
the defendant by his counsel both also  
and filed his plea of General Issue to the said plain-  
tiff's declaration and for trial thereof facts found  
upon the country and the plaintiff costs the  
Whereupon the Court was commanded to cause  
a Jury to come forthwith and therefore a Jury was  
called to wit Daniel S. Jernigan Ebenezer Goble  
Hugh Carroll John Baker Robert Thompson Geo.  
Ward John J. Marshall John Whitaker and J. H.  
Whitaker George Graham Joel Long and Jacob H.  
Good and Lawful men householders of the  
County of Henry who being Sworn said and did  
the Court to say upon the facts found  
aid upon their oath do find and say that the  
that three of the Jury have agreed and for the  
defendant. It is therefore considered by the Court  
that the said defendant recover of the said Plaintiff  
costs and charges by him about his said defence in  
this trial expenses and that the Plaintiff pay  
his false clamor be amended. To







and that the State of Indiana have proceeded  
against him for said torts and the dam-  
age is money &c

White Sulphur Springs,







Winnipeg, Man. 18th Nov. 1881  
The Court of Queen's Bench  
at Winnipeg  
John T. Anderson vs. The Bank of Montreal  
The Court of Queen's Bench  
on motion the Court is of the opinion  
that the Bank is liable to pay  
the amount of the principal and interest  
considered by the Court now here that the  
defendant recover of the Plaintiff his  
costs and charges by him about his defence  
in this case the Court is of the opinion  
and the Plaintiff is to pay the

Abram Heaton

vs

Enapful

John Anderson vs. Abram Heaton  
and now at this  
day comes the parties by their attorneys  
and submits their cause to the Court  
Whereupon all and singular the premises  
being seen and by the Court now here  
understood and mature deliberations had  
thereupon had It is therefore ordered  
by the Court that the defendant recover of  
the plaintiff his costs and charges by him  
about his defence laid out and expended  
and the Plaintiff is to pay the  
in money

Christian Tait

vs

Enapful

Abram Heaton vs. John Anderson  
and now at this  
day comes the parties by their attorneys  
and submits their cause to the Court



Court on 17th of 1811 with the 11th  
 and thereafter the court was commanded  
 to have the jury to find the facts and  
 thereafter on 17th day of 1811 the  
 jury returned their verdict that the  
 said ~~James Fort~~ <sup>James Fort</sup> Eli Ros Benjamin Graham  
 Solomon Burke James Hardison David Burke  
 Michael Lee William Haff Thomas Fletcher  
 William Owen and Grace Elin <sup>Widow</sup> and one  
 Lawful men were holders of the County of  
 Henry who being Elected said and sworn the  
 Court <sup>by</sup> the said Court approved upon  
 their oath do find and say that up of the  
 same have agreed do find ~~and say~~  
 that the ~~plaintiff~~ <sup>defendant</sup> ~~is~~ <sup>is not</sup> ~~liable~~  
~~to~~ <sup>is</sup> ~~liable~~ <sup>liable</sup> ~~to~~ <sup>to</sup> ~~the~~ <sup>the</sup> ~~plaintiff~~ <sup>plaintiff</sup>  
~~for~~ <sup>for</sup> ~~the~~ <sup>the</sup> ~~same~~ <sup>same</sup> ~~as~~ <sup>as</sup> ~~the~~ <sup>the</sup> ~~plaintiff~~ <sup>plaintiff</sup>  
~~has~~ <sup>has</sup> ~~paid~~ <sup>paid</sup> ~~for~~ <sup>for</sup> ~~the~~ <sup>the</sup> ~~same~~ <sup>same</sup> ~~as~~ <sup>as</sup> ~~the~~ <sup>the</sup> ~~plaintiff~~ <sup>plaintiff</sup>  
~~has~~ <sup>has</sup> ~~paid~~ <sup>paid</sup> ~~for~~ <sup>for</sup> ~~the~~ <sup>the</sup> ~~same~~ <sup>same</sup> ~~as~~ <sup>as</sup> ~~the~~ <sup>the</sup> ~~plaintiff~~ <sup>plaintiff</sup>  
~~has~~ <sup>has</sup> ~~paid~~ <sup>paid</sup> ~~for~~ <sup>for</sup> ~~the~~ <sup>the</sup> ~~same~~ <sup>same</sup> ~~as~~ <sup>as</sup> ~~the~~ <sup>the</sup> ~~plaintiff~~ <sup>plaintiff</sup>  
~~has~~ <sup>has</sup> ~~paid~~ <sup>paid</sup> ~~for~~ <sup>for</sup> ~~the~~ <sup>the</sup> ~~same~~ <sup>same</sup> ~~as~~ <sup>as</sup> ~~the~~ <sup>the</sup> ~~plaintiff~~ <sup>plaintiff</sup>  
~~has~~ <sup>has</sup> ~~paid~~ <sup>paid</sup> ~~for~~ <sup>for</sup> ~~the~~ <sup>the</sup> ~~same~~ <sup>same</sup> ~~as~~ <sup>as</sup> ~~the~~ <sup>the</sup> ~~plaintiff~~ <sup>plaintiff</sup>  
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~~has~~ <sup>has</sup> ~~paid~~ <sup>paid</sup> ~~for~~ <sup>for</sup> ~~the~~ <sup>the</sup> ~~same~~ <sup>same</sup> ~~as~~ <sup>as</sup> ~~the~~ <sup>the</sup> ~~plaintiff~~ <sup>plaintiff</sup>  
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~~has~~ <sup>has</sup> ~~paid~~ <sup>paid</sup> ~~for~~ <sup>for</sup> ~~the~~ <sup>the</sup> ~~same~~ <sup>same</sup> ~~as~~ <sup>as</sup> ~~the~~ <sup>the</sup> ~~plaintiff~~ <sup>plaintiff</sup>  
~~has~~ <sup>has</sup> ~~paid~~ <sup>paid</sup> ~~for~~ <sup>for</sup> ~~the~~ <sup>the</sup> ~~same~~ <sup>same</sup> ~~as~~ <sup>as</sup> ~~the~~ <sup>the</sup> ~~plaintiff~~ <sup>plaintiff</sup>  
~~has~~ <sup>has</sup> ~~paid~~ <sup>paid</sup> ~~for~~ <sup>for</sup> ~~the~~ <sup>the</sup> ~~same~~ <sup>same</sup> ~~as~~ <sup>as</sup> ~~the~~ <sup>the</sup> ~~plaintiff~~ <sup>plaintiff</sup>  
~~has~~ <sup>has</sup> ~~paid~~ <sup>paid</sup> ~~for~~ <sup>for</sup> ~~the~~ <sup>the</sup> ~~same~~ <sup>same</sup> ~~as~~ <sup>as</sup> ~~the~~ <sup>the</sup> ~~plaintiff~~ <sup>plaintiff</sup>  
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~~has~~ <sup>has</sup> ~~paid~~ <sup>paid</sup> ~~for~~ <sup>for</sup> ~~the~~ <sup>the</sup> ~~same~~ <sup>same</sup> ~~as~~ <sup>as</sup> ~~the~~ <sup>the</sup> ~~plaintiff~~ <sup>plaintiff</sup>  
~~has~~ <sup>has</sup> ~~paid~~ <sup>paid</sup> ~~for~~ <sup>for</sup> ~~the~~ <sup>the</sup> ~~same~~ <sup>same</sup> ~~as~~ <sup>as</sup> ~~the~~ <sup>the</sup> ~~plaintiff~~ <sup>plaintiff</sup>  
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~~has~~ <sup>has</sup> ~~paid~~ <sup>paid</sup> ~~for~~ <sup>for</sup> ~~the~~ <sup>the</sup> ~~same~~ <sup>same</sup> ~~as~~ <sup>as</sup> ~~the~~ <sup>the</sup> ~~plaintiff~~ <sup>plaintiff</sup>  
~~has~~



John W. Inman

1852  
Messrs. Allen & Co. of New York

As you have been the able attorney  
by his attorney and this proceeding for  
reasons appearing to the Court in judgment  
it is thought expedient by the Court in  
this case that the said Allen be paid  
and by the Court to be paid and that the  
Court should be paid by the Court  
of Indiana

Benjamin F. Healy

1852  
As you have been the able attorney  
by his attorney and this proceeding for  
reasons appearing to the Court in judgment  
it is thought expedient by the Court now here  
that the said Benjamin F. Healy be acquitted  
and by the Court to be paid and that the  
Court should be paid by the Court and Court  
the prosecution.

Miss Healy

1852  
Robert Hill and now at this day leave  
the parties by their Attorneys and by  
verdict this Court is sustained to the law  
and the Court takes this Court and  
with the Court of this Court - which  
when time this Court is sustained to the law



March 1825

The Court of the County of Wayne

and now at this day have come the Complainant  
in Samuel Wilmer his Council and for his bill against  
the Defendants who are heirs of the said David Brower  
decd, and on motion it is ordered by the Court that  
Jacob Maylor be and he is hereby appointed guardian  
ad Litem for Christian Brower, David  
Brower, Polly Brower, Fort Brower and Mary  
Brower, all of which are of the said State of  
Kentucky, and it appears to the satisfaction  
of the Court that Abraham Wilmer, and Catharine  
Kizer formerly Catharine Brower, are intimates  
to both Kizer and now residents of this State, it is  
therefore ordered by the Court that the notice of  
this bill be published for four weeks successively in  
the Western Commonwealth a 500 paper published  
in the Town of Centerville and County of Wayne  
and State of Indiana and that the Clerk of the  
County of Wayne Commanding  
him to summon the said Jacob Maylor guardian  
ad Litem, and that he is granted the Complainant  
to Amend his said bill within thirty days  
from and after the third day of the October  
Term 1825 in and for the County of Wayne







ordered that John Stinson is allowed the sum of one Dollar and fifty cents for board as an attend officer of the Court

ordered that Nathaniel Melroy is allowed the sum of fifty cents as an attendance officer of this Court

ordered that Anthony Biggs allowed the sum of twenty five cents as an attendance officer of this Court

ordered that Elisha Long and John Anderson be allowed the sum of one dollar each for their services as Associate Judges of the Henry Circuit Court at the present term

ordered that Elisha Long and John Anderson be allowed the sum of fifty cents each for extra service as Associate Judges of this Court

ordered that Elisha Long be allowed the sum of four dollars for extra services as an Associate Judge and John Anderson is allowed the sum of two dollars for similar services rendered him as an Associate Judge of this Court and the Court adjourned until next term

Elisha Long  
John Anderson



Monday 12. 2

Abraham Wadsworth continued under a adjournment  
from last term of this on a motion for non pro.  
And now at this day come the said plaintiff his  
Council and also the said Defendant by his  
Council and the said Defendant moves the Court  
to grant judgment on the verdict the jury returned  
at the last term of this Court. Whereupon after  
mature deliberation had thereon by the Court now  
here it is ordered and adjudged that the said defendant  
recover of the said plaintiff his costs and charges  
by him in this behalf expended and that he  
execute thereof accordingly.

Wm Mansfield

George Handy

} Case for Wadsworth

And at this day comes also  
the said plaintiff, as the said Defendant by the  
Council and in obedience to an order of the Court  
the Sheriff brings from here into Court  
these good and lawful men of the County of Dutchess  
to wit, Thomas A. Stanford, Calvin Clarke, Jacob  
Peterson, Jacob H. H., Thomas Peterson, John  
Anders Drury, William Mac, Matthew Elliott,  
John Wheat, Jacob Mackay, Joseph Barker who  
being duly sworn tried and sworn well and to  
the best of their power joined between the parties  
having the evidence adduced relate to them that  
the said plaintiff is entitled to the sum of \$1000  
and costs and the said Court the following



April 11th 1896

at a Henry Circuit Court begun and held at  
at the Court House at Nashville on Thursday the  
Sixth day of April in the year Eighteen hundred  
and Ninety six. Present the Honorable B. B.  
Hobbs Chief Justice of the Fifth Judicial  
Circuit of the State of Tennessee and Eliza T. Gay  
and John Anderson Esquiers Associate Judges of  
the said Henry Circuit Court

Jesse W. Healy Sheriff of Henry County now appearing  
into court the writ of *habeas corpus* heretofore  
sued out of this Court the following persons to-wit  
as Grand Jurors at the next term to-wit  
Abraham Harney whom the Court appoint as  
man who was accordingly sworn as such  
Burr Daniel C. Brady William Morris Jacob  
Byrkit William Culgan Sarah Koser Jack  
Elliott Nathan Huston Benjamin Wall et  
aligh R. Waring <sup>Thomas Wilson</sup> Bureau of Prisoners James  
Kearney and Archibald Fairbairn - Good and  
Lawful men and true Jurors of Henry  
County aforesaid and who being sworn stood  
to their rooms to consider of their prisoners &c

State of Indiana

Indorsement for an assa  
ult and battery

Charles H. ...  
on motion of ... the ... of the  
State of Indiana that Court its sitting be  
until the next term of this Court



April Term 1850

State of Indiana

vs  
Peter Fether &  
Peter Fether & Indictment for an assault  
and battery  
and now at this day have  
come Calvin Fletcher the Attorney General  
of the State of Indiana  
and Peter Fether one of the above named  
defendants in his own proper person  
also to the bar of the Court and he  
forthwith demanded of him for the  
acquittal himself of the charges set forth against  
him in said indictment for which he  
he is not guilty in manner and form  
he stands charged in said indictment and  
Trial thereof puts himself upon the Court  
and the Attorney General the parties as of  
said do it the like - Whereupon all and singular  
the premises being heard and by the Court  
now here fully understood and attention  
thereof being thereupon had it is ordered  
by the Court that the defendant is not guilty  
in manner and form as he stands charged  
in the said indictment and that he go  
thereof without day the  
Fletcher prosecutes the case of the State against  
him he will no further prosecute the said case  
against him and that the Court  
it is further ordered by the Court  
said defendant as to the said charges  
acquitted and discharged and that  
thereof without day the



April Term A.D. 1821

Indictment

Indictment for an obscene  
Charles Snodgrass and Babbey  
And now at this day has come before the  
Court the Attorney Prosecuting the Plea  
of the State of Indiana in this Behalf and  
~~the said defendant in the same proper Person~~  
Also says he will no further Prosecute the said  
Indictment against the said defendant  
It is therefore considered by the Court that  
the said defendant as to the said indictment  
as to the said Indictment be acquitted and  
Discharged and that he go hence <sup>free</sup> without day &c

State of Indiana

Indictment for an  
John Dawson and  
Charles Snodgrass } affray  
And now at this  
day has come before the  
Court the Attorney Prosecuting the Plea of the State of  
Indiana in this Behalf and ~~the said defendant~~  
Says he will no further Prosecute the  
said Indictment against the said def  
endants It is therefore considered by  
the Court that the defendants as to the  
said Indictment be acquitted and discharged  
and that they go hence <sup>free</sup> without day

State of Indiana

Charles Snodgrass and  
William Mott

Indictment for  
an affray



April 14 1861

and now at this day John James Holman  
the Attorney who prosecutes the pleas of the State  
of Indiana in this Circuit and says he will no  
further prosecute the said Indictments against  
the said defendants - It is therefore considered  
by the Court that the said defendants are  
the said Indictments be acquiesced in and discharged  
they go hence thereof without day &c

State of Indiana vs <sup>Indictment</sup> ~~Recognition~~ for an  
Assault and Battery

Andrew Shannon and now at this day John  
James Holman the Attorney who prosecutes the pleas of  
the State of Indiana in this Circuit and says he will no  
further prosecute the said  
Indictments against the said defendants - It is  
therefore considered by the Court that the  
said defendants as to the said Indictments be  
acquiesced in and discharged that they go hence thereof  
without day &c

John Anderson May Master of the 46th  
Regiment of the Indiana Militia

<sup>Plaintiff</sup> vs <sup>Defendant</sup> Motion for a judgment  
for failing to return answer  
over move a plea as Mathe Jones and  
now at this day learned the plaintiff by the  
Attorney and the said defendants by his law-  
yer learn also - and this motion is continued  
until to morrow morning and day is for  
the parties &c







April 4<sup>th</sup> 1826

State of Indiana

Thomas Myatt

Indictment for a Rape

State of Indiana

John Keen

Indictment for a

State of Indiana

Thomas Myatt

Indictment for an assault  
and Battery with un-  
lawful Intent to commit a Rape

and Court adjourned until tomorrow  
Morning 9<sup>th</sup> Clock

Elmer Long

John Anderson

Friday Morning April 7<sup>th</sup> 1826 Court met  
pursuant to adjournment past 10 o'clock

Christian Forts

Abraham Heaton

Official Court under  
advice on motion for new  
trial at Last Term

as the said defendant by counsel and their depositions  
made the Court is of the opinion that the  
jury should be ordered to take at the Last Term of

Court the said case it is considered and adjourned  
said Court that the said defendant is guilty of the  
felony of Rape and Charges in the indictment



John Hancock  
 2  
 George Washington 3

D.C. the within judgment directed per  
 April 21 a 1822  
 (D.C. 1822)

and now at this time come as  
 the said plaintiff as the said defendant by  
 their Council and in obedience to the commands of  
 the said Court the following names are  
 sworn to wit: Thomas A. Stanford, Calvin Haples  
 Jacob Miller, Jacob Hill, Thomas Weston, Joseph  
 Craft, Amos Drury, Watten Roe, Matthew Elliott  
 John Hunt, Jacob Hilly, and Joseph H. Hilly, are  
 good & lawful men of the County of the said being duly  
 sworn to try the same cause  
 between the parties after hearing the evidence  
 adduced by the parties retire to their room to delibera-  
 te (under the conduct of a sworn officer). Who now return  
 into open Court with following verdict Verdict. For the  
<sup>plaintiff</sup> ~~defendant~~ the defendant guilty as charged in the  
 plaintiffs declaration and give to the damages  
 of plaintiff to two Dollars and fifty five cents, &c.  
 thereupon it is considered and adjudged by the  
 Court now here that the said plaintiff do recover  
 of the said defendant the said sum of two Dollars  
 and fifty five cents the sum in said verdict mentioned  
 together with his costs and charges by him about  
 his suit in this behalf expended and that he  
 have execution thereof against the said defendant

The State of Indiana

Thomas Wright 3  
 3 Indentured to Repe  
 3 And we have been sworn to  
 and that we are disinterested



The undersigned have very humbly  
and devoutly to inquire for the body of  
County of Henry at the Term of April 1862  
most humbly to beseech with the petition  
bills of Parliament signed by the Foreman  
of the Grand Jury as two bills

State of Indiana

<sup>14</sup>  
James H. Leonard  
State of Indiana

Sincerely

<sup>17</sup>  
E. D. Stealy and John Henson

for an affir

State of Indiana

<sup>15</sup>  
Charles Crawford and George Tucker

for an affir

State of Indiana

<sup>19</sup>  
James Gilmore

Assant & Watson

State of Indiana

<sup>14</sup>  
Thomas Hyatt

Rape



} Hereafter to make James  
 James Whitten }  
 Robert Whitten } And now at this day comes the said defendant  
 - and files their plea to the said Jerefacias and thereupon  
 the said plaintiff files his replication to his plea  
 and the cause is by consent of parties submitted to  
 the court. And all was regular the matter and the  
 being seen and fully understood and mature deliber-  
 ation had thereon, the Court now here, it is  
 considered and adjudged by the said Court that  
 the said plaintiff do recover of the defendants the  
 sum of sixteen Dollars and fifteen cents the debt  
 in the Jerefacias mentioned together with his costs  
 and charges by him about his suit this behalf  
 expended and that he have execution thereof accordingly.

Charles H. Beeder }  
 } Hereafter to make James  
 James Whitten, Robert }  
 Whitten & George Hatter }  
 }  
 And now at this day comes  
 the said parties by their Counsel and the defendant  
 file their plea to plaintiff's Jerefacias and files his  
 replication to said plea and thereupon the said plaintiff  
 demurs his said Jerefacias and says he will no  
 further prosecute the same. And it is thereupon  
 considered and adjudged by the Court now here  
 that the said defendants recover of the said  
 plaintiff their costs and charges by them about  
 their suit in this behalf expended and that they  
 have execution thereof accordingly against said plaintiff.



The State of Indiana }  
 vs } Indictment for an assault  
 Nathan Crawford &  
 George Tucker }

And now here at this day comes  
 as well Robin Fletcher prosecuting the pleas of the  
 State of Indiana as the said Nathan Crawford one of  
 the said defendants and the said defendant being  
 arraigned on the said indictment and it being <sup>adjudged</sup> ~~adjudged~~  
 of him how he will acquit himself of the charge in  
 the said indictment mentioned for plea thereto he  
 is guilty as he stands charged in the said indictment  
 and puts himself upon the mercy of the Court. And it is  
 thereupon considered and adjudged by the Court  
 here that the said defendants do make his fine to the  
 State of Indiana in the sum of fifty cents and that  
 he stand committed to the custody of the Sheriff of  
 County untill said fine be paid & released, and  
 discharged and that he pay the costs of this process  
 and that execution issue therefor.

The State of Indiana }  
 vs } Recognizance  
 George Tucker and  
 John Adams }

And now here at this day comes Robin Fletcher  
 attorney prosecuting the pleas for the State of Indiana and the  
 defendants being three times solemnly called and summoned  
 to bring into Court the body of the said Comes and that  
 he be wholly makes default. Whereupon considered  
 and adjudged by the Court here that the recognizance  
 of the said defendant be forfeited and that the  
 State of Indiana do recover of the said defendant



The sum of one hundred Dollars the amount of the said recognizance together with the costs of this prosecution and that a *habeas corpus* issue against the said defendant returnable to the first day of the next term of this Court directed to the Sheriff of this County requiring the said defendant to appear in court in the cause why the State of Indiana shall not have execution there against him.

The State of Indiana }  
vs } Recognizance  
John Adams }

And now at this day comes William Thatcher prosecuting the plea of the State of Indiana in this behalf. And the said Defendant being thereupon called and required to bring into court the body of John Adams in discharge of his recognizance. Committed nor answers but therein wholly makes default. And it is thereupon considered and adjudged by the Court now here, that the said recognizance of the said Defendant <sup>be</sup> forfeited; And the said State of Indiana do recover of the said defendant the sum of one hundred Dollars the forfeiture in the said recognizance mentioned, together with the costs of this prosecution. And that a *habeas corpus* issue to the Sheriff of this County returnable on the first day of the next term of this Court requiring the said defendant to be cited appear on the said first day of the next term of this Court to show cause if any he have why the said State of Indiana shall not have execution there against the goods and chattels lands and tenements of the said defendant.



The State of Indiana

James Selmore

Indictment for an

And now at this day comes Walter

Fletcher attorney prosecuting the please of the State of Indiana in this behalf expected as well as the said defendant. And the fine demanded in the said indictment from him will be paid, if the said defendant, for plea thereto he is guilty as he stands charged in said indictment. And therefore it is considered by the Court now here that the said defendant do make his fine to the State of Indiana in the sum of four dollars and that he stand committed in the custody of the Sheriff of this County until the said fine is paid or paid or otherwise discharged and that the said defendant pay the costs of this prosecution and that the said State have execution thereof against the said defendant.

John Anderson J. J. Attorney  
of the 48th Regiment of the  
Indiana State

John H. Healy Sheriff of  
Henry County County

Motion for a judgment of  
failing to appear and fine  
over money expended  
and fines

and now at this day has come  
the plaintiff by his attorney and the  
by his counsel James H. Selmore and the motion at  
Barren County to move showing cause  
given the parties &c



of the 18th President of the  
Indiana State

Esse the Weekly

Exemption to  
Exemption to Court and  
Exemption to the amount  
Exemption to the amount  
Exemption to the amount  
Exemption to the amount

and now at this day the same is the same  
his Attorney and the defendant by his counsel  
comes also and this cause is continued until the  
10th morning morning and day is given, the parties  
etc.

Be it Remembered that on the seventh day of April  
in the year Eighteen hundred and Twenty-five person-  
ally appeared in the Court John H. H. H. H. H.  
George W. Charles H. H. H. H. H. and William  
H. H. H. H. H. H. H. H. H. H. H. H. H. H. H. H.  
and acknowledged themselves to be and to be  
liable to the State of Indiana in the sum of Five hun-  
-dred dollars to be paid at the expiration of one year  
and Charles H. H. H. H. H. H. H. H. H. H. H. H. H.  
made in the conditions following (to wit) that if the  
said John H. H. H. H. H. H. H. H. H. H. H. H. H.  
the judges of the Court in circuit court on the day  
day of their next term to be held at the Court  
House in New Castle in and for said County of  
Henry on the 10th day of October next to be  
was the State of Indiana in an indictment for  
them and them to be exhibited against him for a  
Rape and also for the matters and things as  
may be then and there charged against him  
and not depart thence without leave of said Court



known

Be it remembered that on the seventh day of August in the  
Year Eighteen Hundred and Twenty Six personally  
appeared in open Court Lewis Russell and acknowledged their  
debts to us and be indebted to the State of Indiana  
in the sum of three Hundred Dollars jointly to be levied  
of their respective goods and chattels lands and tena-  
ments if default be made in the taxation following  
to wit that the said James General shall personally  
appear before the Judge of the County of [unclear]  
on the first day of October next to be taken  
at the said Court in open Court on the first  
Thursday of October next to answer the State  
of Indiana on an Indictment for Larceny and  
to such other things as shall then and there  
be instituted against him and not depart  
without Fear of said Court

State of Indiana

vs

James H. Hooley &  
John Benson

Indictment for an offense

And now at this day comes as  
well the State who prosecutes the peace of the State  
in this behalf as the said James H. Hooley &  
John Benson and the said defendants  
arranged on the said Indictment and  
being forth with demanded of them should  
seize themselves of the charges in the said In-  
dictment mentioned for plea to them to say  
they are not guilty and for true Verdict  
themselves on the said



William Atkinson

Prudence Jackson

John Anderson

Nancy Anderson his wife

Asa Grewell & Melander his wife

Together with Mela Jackson

James Jackson Sallie Eliza Jackson

Polly Lucinda Jackson - Juley

Mary Jackson John Harrison Jackson

and Daniel Jackson - Infants &

Minor heirs of Daniel Jackson Esq

and now at this day leaves the parties and by  
motion of the complainants learned John  
Bills of Southampton against the said defendants  
and whereupon it was ordered that said parties  
appear to the Sheriff of this County to answer  
defendants Prudence Jackson John Anderson and Nancy  
Anderson <sup>his wife</sup> to appear on the first day  
of the next term of this Court to answer the  
said bills of Southampton - and is ordered that  
Jacob Byrd be appointed guardian ad  
litem for Asa Grewell and ~~Melander~~  
his wife Mela Jackson James Jackson Sallie Eliza Jackson  
Polly Lucinda Jackson Juley Mary Jackson John Har-  
rison Jackson and Daniel Jackson Infants heirs  
of the said Daniel Jackson Esq and that said  
Court to determine the said Jacob Byrd to be  
the guardian of the said said

J. Parker Clerk  
William Atkinson







The State of Indiana

vs  
John Hunter and John Under a commitment  
like locally

And now at this time comes the

his Calvin Fletcher attorney prosecuting the pleas of the  
State of Indiana in this behalf as well also the said  
defendants and all and the evidence adduced being  
heard and fully seen & understood by the Court now here  
and mature deliberation had thereon by the said Court  
it is considered and adjudged by the said Court that the  
said defendants are guilty as they stand charged in  
the said indictment and further that the said defendants  
do make their fine to the said State of Indiana  
each in the sum of four Dollars and that they  
and each do stand committed into the State Prison  
of the said State until their said several fines aforesaid  
are paid & paid or otherwise discharged and that  
they pay the costs of this prosecution and the expenses  
in mercy &c

vs  
John Hunter

James Hunter and  
Ada Hunter

vs  
Bill in Germany for

John Hunter

And now at this time comes

his complaint by his attorney John Hunter of  
complaint on the other side of the case is a return  
and moves the Court to grant an injunction against  
the said defendants and their attorneys in the premises  
of the Bill. Whereupon all and singular the matters  
in dispute are fully heard and the Court now



Here, it is ordered and adjudged by the said Court that  
 in execution of the said order to the purpose of the said  
 Bill in compliance with the said order and that the  
 said Thomas do his joint with Thomas A. Stafford and  
 Joseph Wright under the security which said Bond is now held  
 and the Clerk directed by the Court to give  
 in execution. And Thomas do his joint with the said  
 Stafford and Wright the appearance to the Bill and that  
 he is to do so under said Bill on or before the fourth  
 of the next term of the Court. And the appearance to  
 the satisfaction of the said Court that the person one  
 of the said defendants is a non resident of the State.  
 It is ordered that the pendency of this suit be put  
 for next successfully in the matter on prior a <sup>4th</sup> of the  
 parties in the county of Wayne in this State and cause  
 to continue.

David Carter }  
 Henry Brown & Abraham } Bill in chancery &c  
 James Carter } And now to the said Court  
 his claim All in the County of the Court  
 it is to be the satisfaction of the Court that Abraham  
 Brown one of the said defendants in the above cause  
 is not a resident of this State. It is therefore concluded  
 by the Court now here that the pendency of this suit  
 be put for next successfully in the matter on prior a <sup>4th</sup> of the  
 parties in the county of Wayne in this State and cause  
 to continue. It is further ordered that Jacob Carter be appointed  
 Guardian ad litem of the said James Brown, David Brown  
 Henry Brown, Joel Brown, Abraham Brown and  
 James Brown. And that the said Court do the same in  
 the said cause and cause to continue.



here, it is ordered and adjudged in the premises  
 in execution of a writ of habeas corpus, to the  
 effect that the said writ of habeas corpus be  
 and be made in due form with Thomas W. <sup>Deputy</sup> Sheriff and  
 deputy sheriff as his deputy, which said writ is now  
 filed and the clerk directed by the court to give said  
 execution. And James Johnston one of the above  
 defendants enters his appearance to this bill and although  
 he is ruled to answer said bill on or before the fourth day  
 of the next term of this court. And it appearing to  
 the satisfaction of the said court that the said  
 of the said defendants is a non resident of this state  
 it is ordered that the pendency of this suit be published  
 four weeks successively in the Union newspaper <sup>in</sup> Wayne  
 published in the county of Wayne in this state and cause  
 to continue.

David Hunter }  
 Henry Brown Abraham } Will in chancery &c  
 Plaintiffs— }  
 And now at this day coming  
 this plaintiff complainant and the  
 his certain bill in the chancery side of this court and  
 it appearing to the satisfaction of this court that Abraham  
 Brown one of the said defendants in the above  
 is not a resident of this state, it is thereupon ordered  
 in the court and by the court that the pendency of this  
 be published successively, weekly in the Union newspaper  
 published in the county of Wayne and it  
 is further ordered that Jacob Hunter be appointed  
 Guardian ad litem of plaintiff Brown, David Brown  
 Henry Brown, Joel Brown, Abraham Brown and  
 the said court.



And further that the said plaintiff  
file his certain petition praying for relief in  
conformity to said act and to make a certain  
a certain state road running from the  
Harris to Mt. a quarter section of land in  
the said and Tom Ship rights of land sold in the  
Bookville land district. And therefore the Court  
adjoint William H. Harris, John M. Harris and  
George H. Harris commissioners to view and survey  
said road and make report thereof to this Court at  
the next term of this Court.

Charles H. Harris  
John P. Harris  
And now at this time the said  
Charles H. Harris and file his affidavit ~~in support~~  
that he is a pauper standing within the provisions of  
twenty first section of the act of this state entitled  
An act for the relief of the poor. And it appearing to  
the Court that the said plaintiff is a person entitled  
to the provisions of the act aforesaid. Thereupon the Court  
Martin M. Ray an attorney and counselor at law  
be the person learned in the Law to conduct and pro-  
secute the said suit for the said plaintiff. And it  
is further ordered that the Clerk of this Court make  
all necessary process in the progress of this suit without  
cost or reward.



Samuel R. Miller and Sarah Long  
administrators and administrators  
of Herman Long Deceased

Ind. Exh  
~~~~~

Hugh Canol

and moved this day before the Court by the  
Attorneys and the defendant by his friend  
Lewis also and on motion a rule is granted against  
the plaintiffs to give security for costs on or  
before the first day of the next Term of this Court  
or in default whereof the said rule will be dis-  
missed at the plaintiffs costs until which time  
this cause is continued. A day is given the  
Parties and the Court.

ordered that on all bills of indictments found at the  
Court term for an Assault and Battery that  
the defendant be required to give security as  
before in the sum of Twenty five Dollars each



The State of Indiana

vs. <sup>10</sup> Thomas (Myrtle) <sup>3</sup> Defendant for Slaves

And now comes the Defendant into Court moves the Court for a writ of Habeas Corpus of the jury and grants him a new trial for reason that the verdict of the jury is contrary to Law and the said Fletcher prosecuting attorney &c. since also had the argument of Counsel on motion for a new trial had in the premises by the said Court here it is considered and adjudged by the Court that the motion of the said defendant be overruled. Whereupon it is considered and adjudged by the Court now here that the said Thomas (Myrtle) be confined at hard labor in the State Prison of the State of Indiana for a term of one year and during the term of imprisonment to be a servant of the jury chosen and that he pay the costs of this prosecution and that the State of Indiana have her execution thereon.



the Grand Jurors sent for imprisoned and  
in the room, and by and under the authority of  
the State of Indiana and the Grand Jurors  
following list of Indictments as true to the  
State of Indiana.

Indictment for  
Martha Goff

State of Indiana  
Indictment for burglary  
Benjamin F. Nichols  
and having no further business before them  
are by the Court discharged

State of Indiana  
Indictment for burglary  
Benjamin F. Nichols  
But it was ordered that on the 8<sup>th</sup> day of April  
in the year Eighteen Hundred and Twenty six  
personally appeared in open Court Benjamin  
Nichols and Benjamin F. Nichols and acknowl-  
edged them selves to owe and be indebted to the  
State of Indiana in the sum of Three Hundred  
Dollars to be paid of their respective goods and  
chattels ~~large~~ and ornaments of ~~silver~~ <sup>household</sup>  
made in the condition following <sup>to wit</sup> that of  
above named Benjamin F. Nichols shall person-  
ally appear before the Judges of the County  
Court on the 4<sup>th</sup> day of October  
next to be held at the Court House in  
Lafayette on the 4<sup>th</sup> day of October next  
to answer the State of Indiana



for perjury and not depart thence without leave  
of Court leave which shall be given who pro-  
secute the cases of State offenders in the County  
except of

ordered that all suits pleas demands & proceedings  
now pending in this Court and not yet concluded  
be of an continued until the next term  
of this Court

ordered that James Johnson be allowed the sum of seventy  
five dollars for his services as an attorney at law of the  
Grand Jury at the present term of this Court

John P. Johnson & George the sum of seventy  
five dollars for one and one half  
days service as an attendant officer of the  
Grand Jury at the present term

John Anderson and Eliza Long are  
allowed the sum of twenty dollars each  
for three days service as witnesses and jurors  
at the present term

and the Court adjourns until the next  
term in Court

James Johnson  
Eliza Long



(October Term 1810)

I do remember that on the 1st of the  
Court Court began and held at the Court Room  
in the Town of Newcastle in the County of Henry and  
State of Indiana on the fifth day of October eight  
hundred and thirty six present the Honorable E. H. Blair  
F. H. Jones, and Judge of the said Court and  
of the State of Indiana and John Anderson and Benjamin  
Madaladee associate Judges of the said Henry County  
Court Court opened in due form of Law Present also  
Egbert Russell Sheriff of the said County - Al Julian Clerk  
And now here comes Egbert Russell Sheriff of the  
County of Henry aforesaid and makes return of the  
venura facias for the panel of Grand Jurors heretofore  
issued out of this Court directed him to returnable to the  
present Term of this Court and agreeably to the orders  
of said venura brings now into Court the following  
panel of Grand Jurors to come or such at the present  
Term of this Court to wit: Miles Pollard, Elmer  
Goole, John McWhorter, Joseph L. Leach, John  
Thomas Leonard, Jacob Nathan, Samuel L. Linton, and  
Shortridge, Prosper Nichols, John Reese, Joseph  
- & - which said Grand Jurors (and Thomas  
Leonard being the Court here appointed Foreman) have  
sworn off and sworn as such and the residue being sworn  
and charged by the Court return to their room under the  
conduct of a room officer of this Court to deliberate  
the said Jurors being good & lawful men of the  
County of Henry aforesaid -







Friday Morning 8 o'clock October 12<sup>th</sup> 1846  
Court not pursuant to adjournment  
Present same Judges as yesterday.

Sherr Parishute

Air Norton and

James Whitlow

} Bill in Chancery for perpetual  
injunction

And now at this day comes the  
Complainant by Morris his attorney and moves the Court  
to grant a decree against the said defendant in the  
above entitled cause. And it appearing to the satisfaction  
of the Court that James Whitlow one of the  
above named defendants has been served with the  
copy of this Court in the above cause more than thirty  
days prior to the commencement of the present term of the  
Court and that publication of the pendency of this suit has been  
made for four weeks successively more than sixty days  
prior to the commencement of the present term of the  
Court in the Western Empire a public News Paper  
Printed in the Town of Cincinnati and County of Warren  
in this State at the said Also serves the other of the said  
defendants, who is a non Resident of this State. And the  
said defendants being three times solemnly called and  
not nor plead nor answer the said Bill, but think  
wholly make default, whereupon the said Bill is taken  
as confessed as to the said defendants, by the said Court.  
And all and singular the matters and things in said Bill  
stated, and the exhibits therewith filed, being seen and  
understood by the said Court, and matters in dispute  
thereon here, it is considered, adjudged and decreed that  
the Court should and do grant the said Bill.



their assets and allowances and all other he and they  
 heretofore heretofore in and from proceeding in any  
 manner whatsoever. And it is further ordered, adjudged and decreed  
 and costs in the said Bill mentioned and set forth  
 And it is further ordered, adjudged and decreed  
 the said Court that the said Complainant pay  
 of the said Defendant his costs and charges by him about  
 his suit in this behalf expended and that he have  
 execution thereof. Recd our doctd fee in this  
 Cause April 17<sup>th</sup> 1825

The State of Indiana }  
 vs }  
 James Elmore, William }  
 Shannon & Thomas Matthews }  
 Debt on Mortgage Bond

And now at this day  
 comes to wit the said defendants by their attorney and  
 on motion the above entitled cause is dismissed for  
 want of proper parties as plaintiffs & it is thereupon  
 considered and adjudged by the Court now here that  
 the said suit be dismissed and that the said defend-  
 ants as to the said suit be discharged and go hence  
 without day &c

The State of Indiana }  
 vs }  
 George Tucker }  
 vs }  
 And now at this day comes to wit  
 James Whitcomb presenting the plea of the said  
 Indiana as the said Defendant his attorney and  
 motion for judgment on recognizance taken at the last  
 term of the Court against the said Defendant is set  
 aside and the defendant discharged. Thereupon as the  
 Court is of counsel by the said Court



it is therefore considered & adjudged by the Court that the State of Indiana recover of the said defendant the costs and charges accrued about the prosecution of this case and that the same execution thereon against the said defendant do

The State of Indiana

vs. *John Adams* *Indictment for* *John Adams*  
At the last term of this Court.

And now at this day comes as well the said defendant as James Whitcomb prosecuting the pleas of the State of Indiana and on Motion the forfeiture taken on the recognizance in the above case against the said defendant at the last term of this Court is by the Court here set aside and the defendant is therefrom on payment of the costs thereon. It is therefore considered and adjudged by the Court now here that the State recover of the said defendant her costs and charges by her about the prosecution of the said recognizance expended & accrued thereon and have execution thereon against the said defendant do

The State of Indiana

vs. *John Adams* *Indictment for* *John Adams*  
*Martha Gaff* *Indictment for* *John Adams*

And now at this day, comes James Whitcomb prosecuting the pleas of the State of Indiana and on Motion this cause is continued for process. It is ordered by the Court that an alias capias is directed to the Sheriff of Fayette County in this State against the said defendant returnable to the next term of this Court and day is given do



it is therefore considered & adjudged by the Court that the State of Indiana recover of the said Defendant the costs and charges accrued about the prosecution of this case and that the same execution thereof against the said defendant be

The State of Indiana

vs. James Adams  
Indictment for the State of Indiana

And now at this day comes as well the said defendant as James Whitcomb prosecuting the pleas of the State of Indiana and on motion the forfeiture of the recognizance in the above case against the said defendant at the last Term of this Court is by the Court here set aside and the defendant appearing thereupon on payment of the costs thereon. it is then considered and adjudged by the Court now here that the State recover of the said defendant her costs and charges by her about the prosecution of the said recognizance expended & accrued interest and the execution thereof against the said defendant be

The State of Indiana

vs. Martha Goff  
Indictment for the State of Indiana

And now at this day comes James Whitcomb prosecuting the pleas of the State of Indiana and on motion this cause is continued for process, and it is ordered by the Court that an alias capias is directed to the Sheriff of Fayette County in this State against the said defendant returnable at the next Term of this Court and day is given



Samuel C. Miller Esq. Clerk  
Long Administration and Administration  
of Chairman Long deceased

Wm. C. Miller Esq. Clerk

And now at this day  
come the parties app<sup>o</sup> by Counsel and by Consent this  
Cause is continued until the next Term of this Court  
leave is given the plaintiff to amend their Declaration  
on or before the first day of the next Term of this  
Court and day is given &c

The State of Indiana

vs  
George Tucker &  
John Adams

Indictment for an affray

And now at this day comes the

Said James Whitecomb Esquire prosecuting the plea  
of the State of Indiana <sup>the</sup> vs the said <sup>George Tucker</sup> defendant and General  
also and the said defendant being arraigned at the  
Bar of the Court and it being demanded of him how  
he will acquit himself of the charge in the said  
indictment alleged against him for plea there to says  
he is not guilty and for trial thereof put himself  
upon the Country and the prosecutor doth so tell him  
And thereupon the Sheriff of Henry County in obedience  
to the command of our Said Court now brings with  
him a jury of men Benjamin Holbrook, William Martin  
Thomas Brown, George Lindley, David Wharton, Mr. Joseph  
George Woodlin, Nathan Lewis, Samuel Ferguson, George  
Frederick Nathan Hatley and Jesse Bailey good and  
lawful men of the County of Henry and who being



said doctd tried and shown well and truly, is this  
 plea joined after hearing the evidence adduced and  
 receiving the charge of the Court is to take them  
 under the conduct of a prison officer to the prison  
 and commitment into Court with the following or-  
 dered to wit, We the jury find the defendant guilty, and  
 the stand charged in the indictment and upon  
 his plea to the same to be and are jointly and severally  
 liable for the cost of this prosecution, therefore it is  
 considered & adjudged by the Court now here that  
 the said defendant do make his fine to the State of  
 Indiana in the said sum of six hundred and thirty  
 dollars & apportioned by the jury aforesaid and that he remain  
 committed to the custody of the Sheriff aforesaid  
 untill the fine is paid or placed or otherwise discharged  
 and that the said defendant pay the costs of this  
 prosecution and that execution issue against them  
 accordingly &c. Fine paid to Sheriff

Wm Anderson Quartermaster of the  
 48th Regiment Indiana Militia

vs

Jesse C. Hooley late Sheriff of Henry County  
 Nathan Lemellie, Michael Keeler, Amos  
 Carr, John Stevens, William Shannon &  
 Levi Butler his Securities

Motion against  
 defendants for arrest  
 for not making  
 return & paying fine  
 & citation fines &c  
 and return out

And now at this day come the parties for their return  
 and on motion this cause is dismissed & the claim left out  
 thereupon it is considered & adjudged by the Court  
 that the said defendants do make a return upon the  
 return payment & do not then certify any charges on the  
 return &c. and it is so ordered by the Court &c.



Charles H. Feder

10

See in to make lines

Robert S. Whittier George W. Whittier to have execution  
of the same is intended against said defendant  
the parties aforesaid by their attorneys and the cause  
is continued <sup>for</sup> process against the <sup>defendant</sup> Michael D. Whittier  
and that alias process issue against him at another  
the next term of the Court and day is given for

Wm. Anderson et al

10 Attachment

James Whittier

And now at this day comes the  
said defendant and the cause is now taken up by  
his attorney the Court order the cause is delayed  
at ~~the Court~~ the plaintiff's motion upon it is granted  
and in the Court now here that the defendant  
at the said attachment go hence without day

Stef. G. G. G.

10 The defendant under administration  
of the said from date of the said

And now at this day comes the plaintiff  
complainant and the said defendant by their attorney  
the cause is in the Court now ordered to be dismissed at  
the suit of the complainant, forasmuch as it is considered  
and adjudged by the Court here that the defendant  
in the said Complainant for acts and charges he has  
about the defance of his suit in the Court is defended  
and that he have execution against the complainant



The State of Indiana  
Indictment for robbery  
James Whitcomb

And now here at this day comes the  
said James Whitcomb Esquire prosecuting the plea of  
the State of Indiana and also James Grand the said  
defendant comes and being arraigned at the bar of  
the Court and it being demanded of the said defendant  
how he will acquit himself of the charge in the said  
Indictment alleged against him for plea thereto he  
says he is not guilty, and for trial thereof putting  
upon the Country the prosecutor for the State with the same  
his Honor Esquire David Phelps of Henry County is  
done to the command of our said Court into Court the  
following panel of a jury to wit: Simeon Phelps, John  
Horton, George Goodwin, Albert Hutton, Stephen Hutton,  
Arthur Chase, Vincent Howard, Joseph Lange, the  
Dennis Ferguson, Daniel Tally, George Hedden  
and Thomas Hobson the said good and lawful  
persons of the County of Henry aforesaid being duly  
elected tried and sworn to by the Court and  
who after hearing all and weighing the evidence  
used and receiving the charge of the Court return  
their doom to deliberate on their verdict under the  
conduct of a sworn officer of this Court, to wit: <sup>which is signed in the hands of the officer who is called and fails to appear and his name is</sup>  
<sup>and now return into Court the following verdict to wit:</sup>  
And the jury find the defendant not guilty as he is  
charged in the said Indictment. It is therefore  
ordered by the Court now here that the said do not  
go hence thereof without delay.



State of Indiana }  
vs }  
~~Benjamin F. Nichols~~ }  
Benjamin F. Nichols }

On Proseguence for 1st  
of the 1st

And now here comes the said Benjamin F. Nichols by his attorney, and this recognizance for cause appearing to the court is sufficient, it is therefore considered by the court and then that the said Benjamin F. Nichols be acquitted and go home without day and that the complainant B. F. Nichols pay the cost and charges of this prosecution, and that the State of Indiana have execution against him for said cost if not discharged in sixty days and the defendant complainant in money &c

Richard Milgiz }

vs }  
John P. Johnston }

for Prisoner

And now at this day comes the parties by counsel and on motion of Plaintiffs counsel this cause is continued until the next term of this court and leave is given the Plaintiffs to file a second declaration on or before the first day of the next term of this court and day is given &c

State of Indiana }  
vs }  
Thomas Math }

vs }  
Thomas Math }

And now at this day comes James Williams appearing for the State of Indiana in the behalf and a copy is awarded against the defendant returnable to the first day of the next term of this court to which time this cause is continued &c



William Hastings

12-14

And now at this day court  
said Parties, and the said Plaintiff by his attorney,  
and the said adult heirs of the said Daniel Jackson  
doed by their attorneys, and the said infant heirs by their  
guardians, and its and singular the premises being  
seen and inspected by the court, the court made and put  
the following decree, to wit: That the said heirs of the said  
Daniel Jackson, should on or before the first day of Decem-  
ber next, in a legal manner execute and deliver to the  
said William Stanbury his heirs and assigns a deed in  
fee simple with proper covenants of seizins and warranty  
for the first part of the north east corner  
being more than 1/2 of the said lot, but not  
more than 1/2 of the said lot, and to have the same for  
only use and behoof of the said William Stanbury his  
heirs and assigns forever, and in default thereof, that  
the said William Stanbury and assigns should have the said lot



of the said Service, Actions, demands, and all persons  
or persons having or claiming same, be forever  
and perpetually excluded from hearing or moving here  
in the enjoyment thereof, or any of the rights, privileges,  
and appurtenances thereto belonging and that he  
recover his costs and charges by him in this behalf  
expended, all of which is ordered and decreed.

Albert G. White now produces his license in the  
form of Law with the oath required by the Statute  
thereon endorsed and is admitted to practice as an  
attorney and counsellor at Law at the bar of this

State of Indiana  
vs Indictment for Murder  
John H. H. vs

And now at this day comes James  
Whitcomb prosecuting the pleas of the State of  
Indiana in this behalf and says he will no  
further prosecute the said Indictment against  
the said defendant. It is therefore considered  
by the Court that the said defendant as to the  
said Indictment be acquitted and discharged  
and that he go hence thereof without day.

State of Indiana vs  
vs Indictment for Murder  
vs Benjamin M. H. vs  
And now at this day comes  
James Whitcomb prosecuting the pleas of the



State of Indiana in this cause and it is  
further presented that the said defendant  
said defendant is the same person as  
that the said defendant is the same person as  
he acquit and discharged and that he go hence  
thereof without day &c

State of Indiana

vs On Recognizance for surety  
John Rayburn of the peace

And now at this day comes  
the defendant and it is ordered by this court that this case  
be dismissed at the complainant's cost, and therefore  
it is considered by the court now here that the  
defendant as to his said Recognizance be discharged  
and go hence thereof without day &c

Joseph Sharp

vs

John Hancock

Lewis L. L. L.

The Heirs of David Perrier

Now come the complainants by  
their solicitor, and a second order for publication is made in  
this behalf and this cause is continued until the next term  
this court and the complainant has leave to amend his said bill.

The State of Indiana

James Leonard

Nathan Lewis

Philo Russell

vs On Recognizance

Now comes Philo Russell who from  
the plea of the State in this behalf and the said James Leonard  
being then jointly solemnly called on the said Philo Russell  
default and the said James Leonard and Philo Russell



his recusal being taken into consideration and that  
in the body of the said former Order of Recusal the  
recusalant comes not nor having the body of the said former  
Order to under. It is therefore considered that the said  
Recusalant is rejected and shall become absolute and  
that the State of Indiana recover of the said Defendant  
the amount of the said <sup>penalty in the</sup> recusalant mentioned. And it  
is ordered that a writ of habeas corpus against the said de-  
fendant returnable at the next term of this court requiring them  
and them to show cause if any they have why the  
State of Indiana shall not have execution against them for  
the amount of the said Recusalant.

The State of Indiana

vs  
William H. Hedges

Sheweth for facts of the peace on  
behalf of Belah Hedges  
vs  
the said Defendant

and the complainant being twice called comes not and  
the proceedings being seen and inspected it is considered  
that the said defendant as to the complaint and recogni-  
zance aforesaid go therefore without day. And it is  
ordered that the said complainant pay the costs occasioned  
in this behalf in sixty days or that he be attached for  
failing therein.

David Markin

13

Chancery

Amended

Now at this time coming the  
said complainant by his solicitor and a second order for  
publication is made in this behalf and the complainant  
obtains leave to amend his said bill.



Book of Court Records

And the Court adjourned until tomorrow morning  
nine O'clock

*[Faint, mostly illegible text, possibly a signature or date]*

Monday morning at the Court of Henry County  
Court met for the purpose of hearing the case  
of Jacob Tharp vs. the State of Indiana

The State of Indiana in the complaint of Jacob Tharp  
vs. the State of Indiana, do hereby certify that  
John Tharp son of Jacob Tharp and wife  
do hereby certify that the said Jacob Tharp  
Tharp vs. the State of Indiana, do hereby certify that  
the said Jacob Tharp is a free man and  
the following affidavit, to wit:

State of Indiana

Henry County, ss. Henry Circuit Court

Be it remembered that on the sixth  
day of October 1826 I then came personally into  
court of Jacob Tharp of lawful age, who being  
duly sworn depone and said that he is a  
son who was elected on the 1<sup>st</sup> of November  
1825 associate judge of the said Henry Circuit  
Court, was at the time of his said election  
is at this time an alien, that he was born in the  
Kingdom of Ireland under the allegiance of  
George the third King of Great Britain &c  
and that the said John Tharp is the son of







The State of Indiana }  
vs } indictment for assault & battery  
John Brown }

The State of Indiana }  
vs } indictment for Larceny  
John Vallentine }

The State of Indiana }  
vs } indictment for Larceny  
Horton Pearson }

The State of Indiana }  
vs } indictment for assault & battery  
William Lopez }

The State of Indiana }  
vs } indictment for Larceny  
The Parsons }

The State of Indiana }  
vs } indictment for assault & battery  
Anthony Beegs }

The State of Indiana }  
vs } indictment for Larceny  
John Naburn & John Ward }

The State of Indiana }  
vs } indictment for obstructing justice  
John Naburn }

The State of Indiana }  
vs } indictment for Larceny  
Anthony Beegs & John Naburn }







proper persons, and the said Sheriff is to deliver into the custody of the Sheriff in discharge of the process aforesaid. It is therefore considered that the State need not pay for the expenses that the State incur of the said defendants for costs incurred in this behalf expended and the defendant in mercy be

The State of Indiana

vs. John Rayburn, indicted with him more

Now comes Whitecomb who prosecutes the peace of the State in this behalf and the said John Rayburn, comes also and being arraigned upon the indictment aforesaid he pleads thereto not guilty. It is therefore considered that the said John Rayburn for the offence aforesaid do stand bound to the State of Indiana for the use of County Treasury of the county in the sum one dollar and that he pay the costs of this prosecution. Ordered that the said defendant be committed to the custody of the Sheriff until the said fine is paid or satisfied or he be otherwise legally discharged and that for the costs execution be done

The State of Indiana

vs. John Rayburn

Indicted for Libelous

Now comes Whitecomb who prosecutes

the peace of the State in this behalf and the said John Rayburn, comes also and being arraigned upon the said indictment for the offence aforesaid he pleads thereto not guilty.

Whereupon the said Defendant together with William and Andrew Doan and others who are bound to him in the sum of one hundred dollars each to the said Sheriff for the use of County Treasury of the county in the sum one dollar and that he pay the costs of this prosecution. Ordered that the said defendant be committed to the custody of the Sheriff until the said fine is paid or satisfied or he be otherwise legally discharged and that for the costs execution be done



court that he said the same shall personally or  
indirectly before the judges of the same court on the  
first day of their next term and traverse the said indict-  
ment and not depart without leave

The State of Indiana

vs  
Anthony Briggs

Indictment for Abduct.

Now comes Whitcombe who pro-  
secutes the pleas of the State in this behalf and the defendant  
is heron come also and being arraigned upon the indictment  
aforesaid saith he is Guilty. It is therefore considered by  
the court that the said defendant do make his own  
to the State for the use of the county, sum of \$1000  
every in the sum of dollar and pay the costs of this pro-  
secution and it is ordered that the said defendant stand  
committed in the custody of the Sheriff until the said fine  
is paid or replevied or he be otherwise legally discharged  
and that for the execution be done

The State of Indiana

vs  
Anthony Briggs

Indictment for Abduct  
of Property

Now comes Whitcombe who prosecutes  
the pleas of the State in this behalf and the  
said defendant, Briggs come also and being  
arraigned upon the indictment aforesaid  
for these things saith he is not guilty where-  
upon the said defendant together with  
petitioner, Anthony Briggs and the said  
thereupon to have and to be indebted to the  
State of Indiana in the sum of \$1000



The State of Indiana

Now comes Whelcorne who pro-  
ceeds to plead a plea in the behalf and then says  
he has no more to say and being answered again by the  
attorney says he is content. It is therefore considered by  
the court that the said defendant do make his con-  
tribution to the state for the use of the county seminary of Hominy  
in 1877 in the sum of dollar and pay the costs of this pro-  
secution and it is ordered that the said defendant stand  
committed to the custody of the sheriff until the sum for  
his paid or satisfied or he be otherwise legally discharged  
and that for the costs execution be done.

The State of Indiana,

55' } Independent Battery  
in Thong Bagg } of Battery

For an American who has made  
the promise to the Indian to take and his  
said children, they come and being  
assigned them the said defendant above said  
for their share and he is not guilty, unless  
upon the said defendant together with  
William H. Hunt and John Long associating  
themselves to have and to be indebted to the  
State of Indiana in the sum of \$1000.







State of Indiana

No. 12. Indictment for  
William Houghs } of peace and Justice  
Now comes Whitcomb prosecuting  
the peace of the State in this behalf and the  
said William Houghs in person comes also  
and being arraigned upon the Indictment  
aforesaid saith he is guilty. It is there-  
fore considered by the Court that the said  
defendant do make his fine to the State for  
the use of the County Seminary of Henry County  
in the sum of one dollar and pay the costs of this  
prosecution. Ordered that he said defendant be committed  
in the custody of the Sheriff until the said fine be paid or replevied  
or he be otherwise discharged and that for the costs execution  
be had.

State of Indiana }  
vs } Indictment for obstructing legal process  
John Rouborn }

Now comes Whitcomb who prosecutes in  
this behalf and the said John in his own person comes also  
and being arraigned upon the said Indictment for plea  
saith that he is Guilty as he is charged therein. It is therefore  
considered that the said Defendant for the offence aforesaid  
do make his fine in the sum of five dollars for the use of  
the County Seminary of Henry County and pay the  
costs of this prosecution. And it is ordered that the said  
defendant stand committed in the custody of the Sheriff  
until the said fine be paid or replevied or he be other-  
wise legally discharged and that for the costs execution  
be done.



Joseph Lorrak now files his petition praying that  
commissioners may be appointed to make partition  
of and set apart to him the one third part of the one  
half of the north east quarter of section number in town  
ship No. Seventeen and range ten which he holds in com-  
mon with John Lorrak and Sarah Lorrak  
and it appearing that notice of the filing of the peti-  
tion having been given as required by law,  
court appoint Thomas B. Gunderson, David Brown  
and Isaac McDaniel commissioners to make partition  
of the said real estate and make report thereupon ac-  
cording to the statute in such case made and provided.

Matter relative to the estate of John Lorrak deceased.  
Benjamin Hurvay administrator of the said is  
now files his petition showing that the personal assets of  
the said estate are insufficient to discharge the debts of the  
estate and praying an order for the sale of a part of the  
real estate; and also files a list and appraisement of the  
said real estate. After inspection and due examination  
of the premises, it is ordered by the court that the said ad-  
ministrator sell the lots in the town of New Castle which  
are exhibited in said schedule and appraisement at  
public sale on a credit of six months first giving  
legal notice of the time and place of said sale.

And the said Administrator now files an addition-  
al bond as required by law with Abraham Hurvay  
& John Reiss as his securities which is approved  
by the court.

All pleas, suits and proceedings now pending  
in this court and not having disposed of are con-  
tinued until the next term.



Ordered that in each case of Indictment for a bail  
and return or affray found at this term that the clerk  
indorse on the capias that the defendants may be dis-  
charged from custody by entering into a several recog-  
nizance with one security in the sum of One Hundred dollars  
each - In each case of Battering that the defendant  
be discharged by entering into a similar recognizance  
with one security in the sum of One Hundred dollars  
each and in each case of Larceny that the defendant  
be discharged by giving a several recognizance with  
two securities in the sum of two hundred dollars each.

*Teste* Ordered that Peper Paulkner be allowed the sum of  
seventy five cents per day for three days service as  
attendant officer of the Grand Jury

*Finis* Ordered that John Croft be allowed seventy five  
cents for his services as attendant officer of the  
traverse Jury at this term

And the Court adjourned until the next term

Signed October 7th 1825

D. B. Ho



April 18th 1872

At a Court held at the County of ...  
Court house ...  
before me the undersigned ...  
the ...  
Indians ...  
and ...  
and ...  
and ...

Indians ...

Ezekiel ...  
Returned in to Court the same ...  
Issued out of this Court the following ...  
panel to serve as Grand Jurors of the ...  
present Term (to wit) James ...

appointed foreman of the said jury and Benjamin ...  
Jacob Starkhull, David Thompson, Jacob ...  
William Bell, Matthew Willson, Charles Mitchell,  
James ... Joseph Waller, Matthew ...  
Ray, George Hancock, Jacob ...  
Richard ... Thomas ...  
men of the County of ... and being sworn ...  
and then retired to their rooms, after receiving the  
charge of the Court under the charge of a ...  
to deliberate on such matters and things as shall come  
before them.

The State of ...  
Anthony ...  
Indictment for an assault ...  
and now at this day comes ...  
Prosecutor and also the said ...  
being arraigned at the bar of the Court ...  
demanded of him how he will ...  
indictment ... he says he is ...



as he stands charged in the said indictment. It  
is thereupon considered and adjudged by the Court room  
here that the said defendant make his fine to the State  
of Indiana in the sum of two Dollars for the use of the  
Ferry of said Henry County, and that he pay the  
costs of this prosecution and things committed in the  
Custody of the Sheriff of this County until the said  
fine is paid or replevied, and that in the Court Execution when  
made he pay a recognizance in full the return of the said Court  
and the said fine and costs <sup>to be paid</sup> ~~to be paid~~ <sup>to the State of Indiana</sup> ~~to the State of Indiana~~

And Indictment for Lemuel  
Haley

And now at the day comes James  
Mileomb <sup>attorney</sup> prosecuting for the State of Indiana and the said  
defendant and being arraigned for plea to the said indictment  
says he is guilty as he stands thereon charged. It is thereupon  
considered and adjudged by the Court room that the said  
defendant make his fine to the State of Indiana for the  
use of the Ferry of Henry County in the sum of ten  
Dollars and pay the costs of this prosecution and things  
committed until <sup>the</sup> fine is paid or replevied, in the Custody  
of the Sheriff of said County.

Whereupon the following persons come now into Court and  
acknowledge themselves the Replevin Bail of said defendant  
for the fine aforesaid costs of this prosecution to wit: <sup>Joshua</sup> ~~Joshua~~  
Deal Woodruff, John Harris, James Howard, Abalom Harris  
Evan Harris, John Baker, William Parker, James Parker,  
George Hedden, Richard Howard, and Jack Long







one of the Court and it is ordered and adjudged by the Court that  
the said defendant enter into a recognizance in the sum of  
~~one hundred dollars~~ <sup>one hundred dollars</sup> to appear before the Court at the  
next term of the Court to be held at the County of  
'each'. Thereupon now comes the said defendant and he  
does not appear. ~~Edwards~~ <sup>Edwards</sup> Long and another acknowledge  
themselves to be the persons who are indebted to the State of  
Indiana in the sum of ~~one hundred dollars~~ <sup>one hundred dollars</sup> and in doing so  
several oaths and other acts and statements of default  
he made in the following condition to wit, That to the said  
Court he and <sup>they</sup> appear before the County Court  
at the October Term thereof 1820. on the first day thereof  
there and there to answer to an indictment for an affray  
and not depart without the leave of the Court.

The State of Indiana

vs  
Nathan Crawford & Anthony Rogers.

And now at this day comes James Whitcomb  
prosecuting the plea of the State of Indiana in this behalf and  
the said defendant comes also and being arraigned for plea  
to the said indictment he says he is guilty as he stands  
charged in the said indictment Therefore it is considered  
and adjudged by the Court now here that the said defend-  
ant make his fine to the State of Indiana for the use  
of the Seminary of the said Seminary and pay the costs of  
this prosecution and stand committed until the fine  
is paid or depleted. and that for the said Convention  
be done



The State in response on the  
motion of the Plaintiff

to Robert

William Thompson  
Thomas Matthews

And now at this day comes as well the said plaintiff  
the defendant by counsel and the defendant file a special demurrer  
to the said plaintiff's declaration to which the said plaintiff files  
his answer in demurrer and thereupon after argument of counsel  
the Court supports the demurrer of the said. Whereupon the said  
plaintiff asks and obtains leave of the Court to withdraw his  
answer in demurrer and amend his declaration on payment  
of the costs of amendment and thereupon this cause is continued  
until the next Term of this Court at the costs of the said  
plaintiff to be paid within ninety days or he stands for

Richard Wilgus

to

John P. Johnson

perhaps for the case for standers

And now at this day come the parties  
and the said defendant files his affidavit that the plaintiff is  
a non resident of this State and motions the said plaintiff  
is ruled to file a bond with security for costs on or before  
the calling of this cause which the said plaintiff failed  
to do thereupon on motion this cause is dismissed  
at the proper costs of the said plaintiff. Therefore the  
Court considers and adjudges by the Court now be  
that the said defendant as to the action go home  
acquitted and that the balance of the said plaintiff's  
his costs and charges by him about his suit is that  
he pay the costs of the said plaintiff. And the Court  
will only require bond for the return of the said  
for the amount of the fine and costs of the said plaintiff.



The Petition of the Guardians of Joseph Gorrah's  
infant heir of John Gorrah deceased for Partition of  
Real estate—

And now at this day come  
Thomas Pittman Esq. Abel Woodman Isaac Reddall, the commissioners  
appointed at the Last Term of the Court to make partition of certain  
known names of the Estate of John Gorrah deceased, and do hereby make  
the following Report, to-wit: The State of Indiana Henry County  
vs. Abel Woodman Isaac Reddall and Thomas Pittman  
Commissioners appointed by the Honorable Circuit Court of the  
said County to set off one third part of the west half of the  
north East quarter of Section Number Three in Township Fourteen  
North of Range two East to Joseph Gorrah's infant heir of John  
Gorrah deceased and join the said north East's Common and also to  
Commons infant heirs of said Commons deed which said  
property include the property of said said Commons deed  
and contains eighty three acres and one Rod by Survey  
after having viewed the premises aforesaid do set apart and  
convey to Joseph Gorrah infant heir of the aforesaid John  
Gorrah deceased thirty three acres and forty four and a half  
Square Rod being a part of the aforesaid tract of Land  
and bounded as follows (to-wit) beginning at the half mile post  
on the north side of the said section, thence South to S 1/2  
one hundred and sixty six rods and twelve links to a post  
thence North 79. 55° E. 33 Rods to a post, thence North  
16. 5° N 166 Rods and 12 links to a post; thence South  
79. 55° N 33 Rods to the place of beginning given under  
our hands and seals this 9th day of April 1835

(Signed) Thomas Pittman  
Abel Woodman  
Isaac Reddall

Whereupon the said Court here order the said Report to be  
recorded



John A. Smith, Administrator of the Estate of John A. Smith, deceased,  
for the sale of real estate owned by said deceased.

And now at this day

James Administrator of the Estate of John A. Smith, deceased,  
and files his petition showing that the personal Estate of the said  
deceased is insufficient to satisfy the debts of said deceased  
and also praying the Court to make an order authorizing  
the sale of the following described Real Estate of the said  
deceased. 20 acres. Beginning at the south west corner of the  
west half of the south west quarter of Section No. Three  
Trenton Range Ten; North one hundred and eight poles  
East thirty poles and 4 links. South one hundred and  
six poles west thirty poles and four links to the place  
of beginning. Also thirty three acres and fifty four square  
rods being a part of west half of the North  
quarter of Section No. Three in Township Trenton North of  
Ten East. Beginning at the half mile post on the north line  
of said Section, thence South 18.5 East 166 Rods and 12 links  
to a post, thence North 79.55 East 33 Rods to a post thence  
19.5 West 166 Rods and 12 links to a post thence South  
South 79.55 West 33 Rods to the place of beginning and  
also file the appraisement of the said Estate in  
form of Law. Thereupon all and singular the premises being  
seen and inspected by the said Court it is ordered that it is  
that the said Administrator do on the first Monday of  
1887 offer for sale at public outcry on the premises the  
said premises and sell the same to the highest bidder  
on a credit of <sup>six</sup> months to be given to the purchaser  
to be paid in equal installments the Administrator to give  
a title Bond to the purchaser binding himself to make  
good for said premises to the purchaser or purchasers within  
purchase money shall be paid. The said Administrator



is required to give notice of the said sale of said real  
estate for three weeks successively in the Western American  
a newspaper printed & published in Centerville Oregon  
County Indiana by advertisement therein published. also  
by advertisements to be set up in three of the most  
public places in the County of Henry off and on the  
report of his proceedings to the Court at the next term  
thereof. - and the said Benjamin Henry administrator  
as aforesaid being ordered by the Court at their last term  
to make sale of the Lots belonging to the estate of the  
said John Dorrah deceased - Lying and being in  
the Town of New Castle. I having accordingly so  
done ~~to wit~~ as follows to wit: sold on the 28<sup>th</sup> day  
of October 1826. to him Julian Let No Eight in  
Block Number Seven and Lot No Eight in Block  
No three for Twenty six dollars and fifty cents  
to Nathan Crawford Lot No Two in Block No  
six for five dollars and fifty cents - to Koonrad  
Hagle Lot No one in Block No three for fourteen  
dollars thirty three & three and fourth cents on a  
credit of six months which was all and the highest  
price that the said Lots could be sold for within  
my hand and seal this the 9<sup>th</sup> day of March 1827  
Benjamin Henry  
administrator

Whereupon it is ordered ~~by the Court~~ that  
Ezra Leavel agent of Henry County do execute  
good and sufficient deeds in fee simple to the  
aforesaid purchasers for the said Lots







The State of Indiana:

John Valentine } Indictment for Gaming

And now at this day here comes  
Whitcomb who prosecutes the pleas of the state in  
this behalf and says he will no further prosecute  
the said Indictment against the said defendant  
It is therefore considered by the Court - that the  
said defendant as to the said Indictment be acquit  
and discharged and that he go hence thereof without  
day &c

State of Indiana

Barton Pearson } Indictment for Gaming

And now at this day here comes  
Whitcomb who prosecutes the pleas of the state  
in this behalf and says he will no further prosecute  
the said Indictment against the said defendant -  
It is therefore considered by the Court that the  
defendant as to the said Indictment be acquit  
and discharged and that he go hence thereof with-  
out day &c

Cyrus Finch

John Valentine } on an attachment

And now at this day comes the  
Plaintiff by his attorney and in Motion this  
cause is continued until the next term of this court



David Barker  
10 In chancery  
the Heirs of David Barker

and now comes the complainant by  
his solicitor, and a third order for publication is  
made in this behalf, and this cause is continued  
until the next Term of this Court - and the com-  
plainant has leave to amend his said Bill

David Barker  
10 In chancery  
the Heirs of Barker

And now at this day comes  
the complainant by his solicitor - and a similar  
order is made for publication in this behalf  
and the complainant obtains leave to amend his  
said Bill and this cause is continued until  
the next Term

Samuel H. Sample now produced his License in Due  
form of Law with the oath required by the Statute  
thereon Endorsed, and is admitted to practice  
as an attorney and Counsellor at Law at the Bar of  
this Court

James Whitcomb now appeared in open Court <sup>and produced</sup> his Com-  
mission as prosecuting attorney for the Fifth  
Judicial Circuit of the State of Indiana in the  
words following, to wit: James B. Ray Governor  
of the State of Indiana to all who shall see  
these presents Greeting. Know ye that



The name, and by the authority of the State of Indiana  
I do hereby Commission James Whitcomb Prosser an  
attorney for the Fifth Judicial, from the date here  
for the term of Two years. In Testimony whereof  
I have hereunto set my hand and caused to be affixed  
the seal of the State of Indiana at Indianapolis the 30<sup>th</sup>  
day of December in the year of our Lord one thousand  
Eight hundred and Twenty six the 11<sup>th</sup> year of the  
state and of the Independence of the United States the  
51<sup>st</sup>. By the Governor *J. R. Allen*

*John W. Wick* Secretary  
the words of which said Commission the oath required by the  
Statute of this State was Endorsed

And the Court adjourned until tomorrow morning  
Nine o'clock

Signed April 20<sup>th</sup> A.D. 1827

*B. F. Morris*

Thursday Morning April 10<sup>th</sup> 1827 9 o'clock Court  
not pursuant to a adjourned. Present same Judges  
as yesterday. also same officers present as yesterday



Amos H. Miller and Sarah E. Miller  
Administrators of Hammon Long dead

W. S. Lett on two notes of hand for \$2000.  
Hugh Carroll

And now at this day come the said  
plaintiffs by Council and the said defendant copy also  
in his own proper person; anxious that judgment may be  
rendered against him for the sum of six hundred and  
~~twenty~~ two Dollars the amount of the debt and interest  
thereon in the said declaration mentioned; the said defendant  
claiming to himself all the right of equity and matter in  
defense both at Law and equity which he was entitled to  
or could have made or used to the said debt and  
before the rendition of this judgment to be used in a Court  
of Equity or otherwise by the said defendant hereafter in the  
said action which reservation is agreed to by the said  
plaintiffs Council. Therefore it is considered and  
adjudged by the Court here that the plaintiff recover  
of the said defendant the said sum of six hundred  
and ~~twenty~~ two Dollars the debt and interest so confessed  
and agreed upon as aforesaid; interest to the rendition  
of defendant aforesaid; together with their costs and  
charges by them about their suit in this behalf expended  
and the defendant in mercy &c

Ex parte  
Lydia Price vs  
Lydia Moor

It was now all thing being as usual  
said Charles H. Lett for the said Lydia Moor, with  
files the following petition for divorce (here under)  
whereupon Price Price the guardian of Executions



the infant heir of James Price deceased (petitioner  
in said petition) being deceased, that he is the  
joint and several owner of the premises in said  
commissioners should not be appointed to sell the  
the owner of the said premises all in the  
petition mentioned according to the statutes  
in such case made & provided - and therefore  
the court appoint Jonas Pickering Thomas  
and Jacob Wood the commissioners to sell off the  
owner in the premises aforesaid to the said depts  
allors & make report to the court at their  
next term -

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Sept. Tackett

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pay the costs of this prosecution and that he be  
committed in the custody of the Sheriff of Albany County  
until the said fine is paid or replenished. I George  
Hobson do acknowledge myself the superior bail for the  
fine and cost in the above judgment  
State of Indiana on the  
Complaint George Wham

vs  
John D. Johnston

Recognizance to keep the peace  
The Court on this day came the  
Complainant as well the said defendant and the said  
Complainant says he does not require further security or  
peace of the said defendant thereupon on motion of the  
defendant the said recognizance is admitted at the proper  
costs of the said defendant and it is ordered by the Court  
here that the said defendant pay the costs of the said  
~~complaint~~ recognizance within ninety days or be attached &

Jacob Parshurst }  
vs } J. W. Chauncy

Asa Newland } And moreover at this day came Asa Newland and

Samuel Johnston } of the above defendants who have moved the Court

here for leave to file his answer to Complainant's Bill and to open up  
the decree taken against him for trespass at the last term of  
Court, and thereupon it appearing to the Satisfaction of the Court  
the said Asa Newland at the time of his (re)entry of answer  
against the said Samuel Johnston defendant and that he has paid  
the costs which have accrued in the above suit since the refusal  
for answering said Bill the Court thereupon support said motion, and  
the defendant now files his answer to the said Bill of Complaint  
thereby (have) waived it, and thereupon have agreed that further  
debts and the said Asa Newland by his counsel move the Court



Court has to decide the question whether or not by the  
 in this behalf to stay the proceedings of the Superior of the Peace, the  
 John H. Adams, on the said judgment in which the said  
 docket of the said James Wilson in favor of the said John  
 Norton for the said sum of sixty eight dollars and forty nine cents  
 debt with costs is is set aside in said Bill and answer, and  
 therefore the Court of the said Court of the said Court of the said Court  
 Court of said Court to decide both for and against the said  
 and of the said delinquent thereupon being had by the Court  
 the Court docket said Norton and dissolve said injunction.  
 It is therefore concluded by the Court that the injunction hereby  
 granted in this Court is and the same is hereby entirely dis-  
 solved and set aside, It is also decided by the Court that the said  
 Complainant Jacob Park must do pay to the said John Norton  
 ten per centum on the amount of said judgment so much as is  
 unpaid, that is, the sum of six dollars and eighty five cents  
 and this Court is continued with leave for the parties to take  
 deposition, &c.

John Ward

James Dennard

George Appoll & Bittney

Now come the parties by their counsel and  
 the defendant and file his plea of justification and the plain-  
 tiff file his Replication concluding to the country, and thereupon  
 come a jury to wit William Dancy, John Duke, William  
 White, James Allison, Moses Brown, James Fisher, Richard  
 Conway, William Ryden, Benjamin Harvey, Samuel Carr,  
 Daniel Paul and Achilles Morris twelve good and law-  
 men and householders of the said County who being  
 elected, sworn and sworn the truth to say upon the  
 issue joined do say in the first place that the



defendant. It is therefore considered by the court that the  
plaintiff take nothing by his suit and that he recover of the plaintiff in an amount equal to the  
his expense in this suit. ~~and that he~~  
for his false clamor be answered &c

The State of Indiana on the  
relation of Jacob Thorpe ~~vs~~ Information in nature  
of a writ of Habeas Corpus  
John Anderson associate  
Judge of Henry County

Now comes the said complainant and  
motion the case is continued until the next term of the  
Court and it is ordered by the said Court that the said  
defendant be served with a copy of the rule entered  
against him at the last term of this Court in this  
cause compelling him on the first day of the next term  
to respond to said rule

The State of Indiana  
vs  
James Conrad

And now at this day comes the said  
James Whitcomb Esq. prosecuting the pleas of the State  
of Indiana in the behalf and the said defendant also  
comes and being arraigned on the said indictment for  
perjury thereto he says he is guilty as he stands there  
charged. Therefore it is considered and adjudged  
by the said Court that the said defendant be  
fined to the State of Indiana in the sum of one hundred  
dollars for the use of the public treasury in the sum of  
and pay the costs of this prosecution



committed in the custody of the Sheriff of the County of Henry  
until that said fine is paid or the same is  
Thomas Hester comes into court on

The State of Indiana

vs.  $\Sigma$  Indictment for assault and  
James Jones & B. B. Patton in the County of Henry

And now at this day comes the said  
James Whitcomb prosecuting the peace of the State of  
Indiana in the behalf, and the said defendant also comes  
and it being demanded of him how he will accept  
himself of the charge in the said indictment for plea thereto  
he saith he is guilty and stands charged  
therefore it is considered and adjudged by the Court that  
the said defendant make his fine to the State of Indiana  
in the sum of one dollar for the use of the  
public Seminary of Henry County and pay the cost of the  
prosecution and be committed in the custody of  
the Sheriff of Henry County until the said fine is  
paid or repaid and then upon Thomas Hester comes into court  
and acknowledges himself the repaid in bail of the said defendant for the sum  
The State of Indiana

$\Sigma$  Indictment for assault and B. B. Patton  
James Jones

And now at this day comes James Whitcomb  
prosecuting the peace of the State of Indiana in the  
behalf, and the said defendant also  
and it being demanded of him how he will accept  
himself of the charge in the said indictment for plea thereto  
he saith he is guilty therefore it is considered and adjudged  
by the Court that the said defendant do make his fine to  
the State of Indiana for the use of public Seminaries in the sum  
of one dollar and pay the cost of the prosecution and  
be committed in the custody of the Sheriff of Henry County  
until that fine is paid or repaid



The State of Indiana

James Jones

vs  
Indictment for an Affray  
with John Wiley

And now at this day comes the said  
James Whitcomb prosecuting the pleas of the State of  
Indiana and the said defendant also comes and being  
arraigned on said indictment for plea that  
he is guilty as he stands charged therein. Therefore  
is considered and adjudged by the said Court that  
the said defendant make his fine to the State of Indiana  
in the sum of one dollar for the use of public  
seminaries and pay the costs of this prosecution and  
stand committed in the custody of the Sheriff of  
Henry County until said fine is paid or replegied.

The State of Indiana

vs  
Anthony Boggs

vs  
Assault with a Battery on James Boggs  
Indictment.

And now at this day comes the said  
James Whitcomb prosecuting the pleas of the  
State of Indiana and the said defendant comes, pleads  
and being arraigned on the said indictment for plea that  
he says he is guilty as he stands charged therein. Therefore  
it is considered and adjudged by the Court now here  
that the said defendant make his fine to the  
State of Indiana for the use of public seminaries in  
Henry County in the sum of fifty dollars and pay  
the costs of this prosecution and stand committed in  
the custody of the Sheriff of the said County until  
the said fine is paid or replegied. I John Pearson do  
acknowledge myself the undersigned just for the said Anthony  
Boggs for the above fine and costs.



The Grand Jurors State for Conspirencie  
charged and sworn in the name and by and with  
the Authority of the state of Indiana recite  
now into force the following bills of Indictments  
as true bills

State of Indiana } Indictment  
                              } For an offence  
James Jones & }  
John Wiley }

State of Indiana } Indictment for A.B.  
                              } James Jones }

State of Indiana } Indictment for A.B.  
                              } James Jones }

State of Indiana } Indictment for A.B.  
                              } Anthony Boyce }

State of Indiana } Indictment for A.B.  
                              } John Wiley }

State of Indiana } Indictment for A.B.  
                              } Jacob Smith }



State of Indiana

vs

George B. Allen &  
Robert Carmichael

Indictment for an affray.

State of Indiana

vs

David Hamilton &  
Joseph Galloway

Indictment for an affray.

State of Indiana

vs

William Hughes

Indictment for Gaming.

State of Indiana

vs

John Wiley

Indictment for Gaming.

State of Indiana

James W. Galloway &  
Samuel Heaton

Indictment for an affray.

State of Indiana

vs

James G. Ginnard &  
John Ward

Indictment for an affray.

And the Grand Jurors having perused the foregoing do  
discharge.



Albeck, Lucchino

Eschil Leavel (pfe. Dauthaus)  
and Dauthaus, New.

Now come the parties to their counsel and severally file their separate pleas of not Guilty and the plaintiff files his demand to the plea of the said Anthony to which the defendant files his answer and this cause is taken under advisement until the next term and day is given the parties

Grace Beddall & Joseph Williams,  
Attorneys in Chancery,  
The Office of James Edmunds Esq.

Now come the complainants by their solicitor, and file his bill of complaint in this behalf, and process is awarded, returnable at the next term.

And the court adjourned until tomorrow morning  
nine o'clock. H. A. C. C.

Adm. C. C. C.

[illegible]



Wednesday Morning 9 o'clock Court met  
pursuant to adjournment present John  
Anderson and Byron Cardalader associate  
Judges of the said Henry Circuit Court

State of Indiana vs Indictment for an affray  
John Ward

and now at this day here comes  
Whitecomb who prescribes the pains of the State of  
Indiana in this behalf and the said defendant  
also comes in his own proper person, and it being  
demanded of him, how he will acquit himself  
of the said indictment, for plea thereto says  
that he is guilty in manner and form as  
he stands charged therein; therefore it is consid-  
ered and adjudged that the said defendant  
John Ward make his fine to the State of  
Indiana in the sum of fifty cents, for the  
use of the public seminary of Henry County  
and pay the costs of this prosecution, and  
stand committed in the custody of the Sheriff  
until the said fine is paid or satisfied, and  
that the said State have her execution for the  
costs aforesaid. I George Holston do acknowledge my  
replevin <sup>the said John Ward</sup> ~~that~~ <sup>for the fine money and costs.</sup>

Effie Lee is allowed the sum of one dollar  
for expenses in employing Babbitt  
process during the present term







and the best answer will be found in the  
following lines.

(Byron) Castigate.







of the state in this behalf and the defendant  
in his own proper person comes also to  
before the Court and it being forth with  
Demanded of him how he will acquit him-  
self of the <sup>charges</sup> set forth in the said indictment  
for said there to he says he is not guilty  
and for trial thereof he puts himself upon  
the Country - and the said Justice who comes  
prosecutor as aforesaid with the like  
and there upon the Sheriff of Henry County in  
obedience to the Command <sup>of the</sup> of our said Court  
now brings in to Court a Jury to wit John  
John Baker David Terrahoun William Mace  
Edmund Testin Aaron Miller Colum Russell  
Robert Boyd Caleb Coppe George Koonce Henry  
Michael and Michael Snopce Judge good  
and Law full men House Holders of Henry  
County who being Oathed Sworn and sworn  
The Fourth to say upon the Issue joined  
as aforesaid do upon their oaths do find  
and say we of the Jury have agreed and  
find the defendant not guilty - <sup>to</sup> ~~that~~  
Therefore considered by the Court that the  
said defendant as to the said indictment  
be acquit and discharged and that he  
go hence thereof without day.



October 11th 1837

State of Indiana }  
John Wiley } Indictment for an affray  
with game of punch

Now at this time comes as usual James Whitcomb  
who prosecutes the pleas of the state in the behalf of  
the said Wiley in his own proper person who being  
arraigned on said indictment for plea thereto  
says he is guilty in manner and form as he  
stands charged. It is therefore considered by the court  
that the said John Wiley do make his fine to the  
State of Indiana in the sum of one dollar for  
the offence aforesaid. That he stand committed in  
the custody of the Sheriff until said fine be paid  
or replevied and for the costs execution may  
be done and the defendant in mercy.

State of Indiana }  
George Bates and } Indictment for an affray.  
Robert Carmichael }

Now at this time comes James Whitcomb  
who prosecutes the pleas of the state in the behalf  
and says he will no farther prosecute said  
indictment. It is therefore considered by the court  
that said defendants as to said indictment  
go hence without day.

State of Indiana }  
David Saulman and } Indictment for an affray  
Joseph Galloway }

Now at this time <sup>comes</sup> as usual James Whitcomb who  
prosecutes the pleas of the state in the behalf of  
the said David Saulman who being arraigned on  
said indictment for plea thereto it is so he is not



October Term A.D. 1827.

guilty in manner and form as he stands charged and for trial put himself upon the Country and Whithorn for the State doth the like. Whereupon came a Jury, to wit, Thomas Bramley, Henry Brower, William Shannon, John Lewis, William Barker, Allen Macklin, William Porter, James Platt, Abraham Hatton, Joseph Cooper and John Ward, twelve good and lawfull men, who being elected tried and sworn the truth the spoke upon the issue joined aforesaid upon their oath aforesaid the day and year the Defendant "Not guilty". It is therefore considered by the Court that the said Defendant shall stand as to the Indictment as go home thing, acquiesced day.

State of Indiana }  
John Wiley } Auditor for Gaming

John May Jr

Now at this time comes an excellent Lawyer Whetstone  
who prosecutes the pleas of the State in the behalf of  
the said John Styles in his new proper person  
being arraigned upon said indictment for plain  
Treason saith he is not guilty as he stand charged and  
for trial puts himself upon the County and  
Whetstone for the State doth the like Whetstone  
came a day to wit, John Norton, John Baker, David  
Trenkard, William Ketch, Edmund Weston, Aaron  
Stiles, Edwin Russell, Richard Maynor, John Hope  
George Smith Henry Smith &c &c &c



October Term A. D. 1827

thence goods and lawful money, who being elected tried and found the truth to speak upon it if a fine upon their oath aforesaid do say and find the Defendant guilty in manner and form as the charges are and appoy his fine at four dollars and eighteen and three fourth cents. It is therefore considered by the Court now here that the said Defendant do make his fine to the State of Indiana: in the sum of four dollars and eighteen and three fourth cents the amount by the jury aforesaid in form aforesaid a justice and do stand committed in the custody of the Sheriff of the County of Henry until said fine be paid or satisfied and that the State of Indiana do also recover her costs in and about the recovery of said fine said out and expended and the Defendant in mercy—

State of Indiana,      Indictment for Gaming  
William Bushy      3

Now at this time comes a well known Whittcomb who  
prosecutes the pleas of the State in this behalf as the said  
William Gough in his own proper person who being  
arraigned upon said Indictment for plea then to  
saith he is not guilty in manner and form as he  
stand charged and for trial puts himself upon the  
County And Whittcomb for the State doth the like  
Whereupon come a jury, to wit, Edmunds Weston  
Leibel Locke, Thomas Runley, William Shannon and  
John Lewis, Esqrs. & others. And the jury doth

Joseph Keenan, Jacob Bartholomew, Thomas McKim,  
Joseph Galloway and Joseph Cooper, all of good  
and lawful men, who being advised, said and sworn the  
truth to speak before the court of record, before  
their oath at said county and time the defendant,



October Term S. D. 1877

Not guilty as he stands charged. It being  
considered by the court now here that the Defendant  
as to the ~~last~~ Indictment aforesaid do go hence  
thereof acquit without day.

State of Indiana, Indictment for an affray,  
Anthony Boggs } with Nathan Crawford.

Now at this time comes as well James Whitcomb  
who prosecutes the plea of the State in this behalf as  
the said Defendant in his own proper person  
and on motion of the Defendant and on affidavit  
filed this cause is continued until the next Term of  
this Court

Whereupon came into open Court the said Anthony  
Boggs and Samuel Walton, who severally and  
separately, to own and be indebted to the State  
of Indiana in the sum of Twenty Dollars each to  
be levied of their respective goods and chattels, lands  
and tenements if default be made in the con-  
dition following That if the said Anthony Boggs  
shall he and appear before the Judge of the  
Circuit Court on the first day of their next term  
to answer unto the State of Indiana on an  
Indictment for an assault and Battery, a like  
the judgment of said Court and not depart  
without leave of said Court then the aforesaid  
sums to be paid else to remain in full force

State of Indiana, Indictment for an assault & battery,  
Martha Coff } James Whitcomb who prosecutes the plea of the

State in this behalf and says he is indebted to the



October Term A.D. 1827

State of Indiana vs. Proprietors to keep the prison  
James Galloway vs. the said Jonathan Tallman

The said James Galloway is his own proper person  
and the said Jonathan Tallman being chain solemnly  
called came not, it therefore considered by the Court and  
here the said Galloway be taken from prison  
unmolested, and that he pay the costs of this suit in  
fifty cents or the attached.

John Mefike is admitted <sup>to practice as</sup> an attorney and  
counselor at Law in this Court

And the Court adjourned until Tomorrow morning  
Nine O'clock

Signed October 9th 1827

J. H. Hor, Jr.

Tuesday Morning 9 O'clock Court met per-  
suant to adjournment, present same Judges  
as yesterday.

Wesley Perilling  
Ezekiel Pearce  
Lepie Portner and  
Anthony Wagg  
Wespaß

Now at this time came up under the said Plaintiff  
by Senator his Attorney as the said Defendants by  
their Attorney  
Parsons and the Court being sufficiently advised  
of and concerning their proceedings in this



October Term A. D. 1837

premises do aver, that the said defendants sufficiently do answer the said complaint as to each of said defendants, and as to said defendants. It is therefore considered by the Court that said defendants recover of said plaintiff their costs by them in and about the defence of said said laid out expended from which said judgments of said Court the plaintiff pays an appeal to the Supreme Court which is granted and the said Methodist Preaching with William Butler his family who is appointed by the Court in the penalty of One thousand Dollars for the said fact prosecution of his appeal according to law.

The State of Indiana

<sup>vs</sup> Joseph Gallo way } <sup>vs</sup> Affray with David Friedman

Now comes Whitcomb who prosecutes the plea of the state in this behalf and says he will no farther prosecute this Indictment. It is therefore considered that the said Gallo way as to the Indictment go thence without day

The State of Indiana

<sup>vs</sup> James Gallo way } <sup>vs</sup> Indictment for an affray  
Samuel Keaton }

Now comes Whitcomb who prosecutes the plea of the state in this behalf and the said Samuel Keaton one of the said defendants when Abraham Keaton his pecunia came also and several of us knowledgell themselves to be and stand ended



October Term. 42, 1827

the State of Indiana in the sum of thirty dollars each to be  
liens of their respective goods and chattels lands and tenement  
to be void if default be made in the condition following, to wit,  
if the said Samuel Heaton shall be and appear before the Judge  
of the same Circuit Court on the first day of their next term  
and traverse an Indictment for an affray and not depart  
without leave of the said Court.

And the process as to the said Galloway being returned not  
found this cause is continued until the next term and an  
alias capias is ordered. An attachment against James  
Johnson a witness in the above cause returnable on the first  
of the next term is ordered to be directed to the Sheriff of Madison  
County

John Menden &  
vs  
Lewis Tackett } In Cockett

And now comes the said Plaintiff by  
Abraham Elliott his attorney and says he will no  
further prosecute his said suit in this behalf. It is  
therefore considered by the Court that the said Defendant  
recover his costs in this behalf laid out and expenses  
of the Plaintiff - and

Ex parte  
Lydia Price alias }  
Lydia Moor } In Petition to set off her

And now at this day comes in to court  
Thomas Pickens heretofore and now the same  
makes the following report being heard by the Court  
under said being appointed at the last term of the  
Court to set off her



W. L. H. ...

all the ...  
according to ...  
that of the ...  
...  
...  
...

The grand jury now returned in to have the following list  
of indictments as their bill.

State of Indiana }  
vs } Indictment for an. & B.  
William Patton }

State of Indiana }  
vs } Indictment for an. & B.  
George Patton }

State of Indiana on the relation  
of Pottery Snodgrass }  
vs }  
Lander Dixon }

Now at this time comes the said Lander Dixon  
and the said Pottery Snodgrass being their attorney,  
called comes not and fails to further prosecute  
said suit. It is therefore considered by the Court  
that said suit be dismissed at the cost of said  
complainant.

Grace Woodson }  
The State of Indiana }  
vs }  
James Gilman, et al. }

Now at this time comes the complainant and  
this cause is continued until the next term  
of this court.



U. S. District Court, N. D. Cal.

David McKee

The People of David McKee and the People of the State of California

Now comes the complaint of the said McKee and it is  
pleading that satisfaction of the said bill of complaint of the said McKee  
said has been published at least four weeks ago in the Western  
Empire, a public newspaper published in this State and that said  
has been duly served upon Henry Brown, Catherine Miller, William  
Mow, and also upon Jacob B. B. and also upon the said  
Christopher Brown and also upon the said Benjamin  
Benjamin Brown. In fact, the said McKee and the said  
to appear. The complainant said bill of complaint and the matters  
therein alleged are taken as confessed. The said McKee and the said  
that the said McKee and the said McKee and the said McKee and the said McKee  
and the said McKee and the said McKee and the said McKee and the said McKee  
and the said McKee and the said McKee and the said McKee and the said McKee  
delivered to the said David McKee within three  
days from the date of this decree a good and sufficient  
deed in fee simple for forty acres of land lying in  
the north west quarter of Section 25 Town 7 Range 11  
beginning at the North West corner of said quarter  
thence south 58 poles and 28 links to a stake, thence  
west 119 poles and 9 links. And it is further ordered that  
if the said McKee shall fail to appear to said  
and deliver a deed in fee simple within the said  
day that the said McKee and the said McKee and the said McKee and the said McKee  
for that purpose is authorized and empowered to convey  
the said premises to the said McKee and the said McKee and the said McKee and the said McKee  
said articles of agreement and the said McKee and the said McKee and the said McKee and the said McKee  
Court until the said McKee and the said McKee and the said McKee and the said McKee  
deed aforesaid. And it is further ordered that the said McKee and the said McKee and the said McKee and the said McKee  
and it is further ordered that the said McKee and the said McKee and the said McKee and the said McKee  
recover of the said McKee and the said McKee and the said McKee and the said McKee  
in this behalf expended. And it is further ordered that the said McKee and the said McKee and the said McKee and the said McKee  
and the said McKee and the said McKee and the said McKee and the said McKee and the said McKee and the said McKee and the said McKee



October Term 1827

Jacob Patchen vs  
M<sup>r</sup>. Weston and J<sup>r</sup>. Whaley

Now at this time comes the complainant and  
disproves his said bill. It is therefore considered by  
the Court that said Defendant recover of said  
complainant his costs and charges in and about  
his defence of said suit tried out and expended.

Estate of John Darrat decd.

Now at this time comes Benjamin Harvey Administrator  
of the Estate of said Darrat decd. and makes the follow-  
ing Report

Respectable to an order of the Henry County Court at  
this April Term 1827 concerning the real estate  
of John Darrat deceased said order at public auction  
on the first in June 1827 twenty acres of lands as  
mentioned on the records of said Court and part of the  
West half of the South West quarter of Section three in  
Township seventeen of Range ten which was taken  
off and sold to William Cook for fifty dollars it  
being the highest price that could be got for the same  
no person bidding any more also thirty three acres and  
fifty four and a half square rods a part of the West half  
of the North West quarter of Section three of Township  
seventeen in Range ten which was taken off and sold  
to Asahel Woodman for sixty eight dollars and fifty cents  
that being the highest price that could be got for the same  
no person bidding any more in testimony whereof I have  
hereunto set my hand and seal this 9th day of October  
1827

Benjamin Harvey Administrator

Which said the Court in all things confirms and orders said  
Harvey to make conveyance for said lands to said purchasers



At this Court

The Petition of Samuel D. Hobson  
Stephen Elliott and Elizabeth Elliott formerly Elizabeth  
Hobson

The Petitioners by Elliott their attorney now come into Court and file their petition in the words following (here insert it) and it appearing to the satisfaction of the court that public notice had been given of this application by four weekly publications in a public newspaper in this State, Thomas W. Stanford, Asahel Woodard and John Hart justices of the county are appointed commissioners to make partition of the said premises and report their proceedings here in at the next term of this court.

The State of Indiana on the complaint of Jacob Sharp

vs John Anderson Associate Judge  
Rule to show cause why an information in  
the nature of a writ of Warranto

Now come the parties by their counsel and the premises being seen and inspected, the rule heretofore entered is discharged at the cost of the complainant. <sup>The court so considering they have no judicial discretion</sup> It is therefore considered that the said John Anderson recover of the said complainant Jacob Sharp his costs and charges by him in this behalf expended.

The State of Indiana on the  
petition of H. B. Busey

vs  
William Sherman & The Trustees

Now come the parties by their attorneys and the plaintiff pursuant to leave obtained at the last term files his declaration as annexed, and therefore the defendants file their demurrer to the declaration of the said William Sherman who files her counterclaim, and



and the premises being seen and inspected by the court  
the said defendants ~~and~~ <sup>and</sup> the ~~plaintiffs~~ <sup>plaintiffs</sup> ~~and~~ <sup>and</sup> refusing to withdraw their demands and answer  
further to the action aforesaid, It is considered by the  
that the State of Indiana at the relation and for the benefit  
of H. C. B. recover of the said defendants William Harrison  
and Thomas Watkins the sum of One Thousand dollars the  
debt in the declaration mentioned and also her costs and  
charges in this behalf laid out and expended and the de-  
fendants in mercy &c

State of Indiana ~  
vs ~ Indictment for and against  
William Hutton ~ and Battery  
and now at this day here comes  
James Whitcomb who prosecutes the process  
of the State in this behalf and the defendant  
is his own proper person comes also to the  
Bar of the Court and at being forth with or  
mandated of him how he will accept himself  
satisfactory against him in the said Indictment  
for plea thereto he says he is guilty as he  
stands charged therein It is therefore con-  
sidered by the Court that the said Defendant do  
make his fine to the State of Indiana in the  
sum of fifty cents and that he stand committed  
to the custody of the Sheriff of Thomas  
County until the said fine be paid or satis-  
fied and that for the best accommodations to



The undersigned do hereby certify that the following persons have taken the oath of office and are now acting as Justices of the Peace in the County of [ ] State of Indiana.

State of Indiana }  
do } Indorsement for A. B.  
Thompson Moore }

State of Indiana }  
do } Indorsement for A. B.  
Michael Shaffer }

State of Indiana }  
do } Indorsement for A. B.  
John H. H. H. }

State of Indiana }  
do } Indorsement for an office  
Ezekiel Morgan & }  
John Smith }

State of Indiana }  
do }  
Charles B. Finch }  
James G. G. } Indorsement for George  
Jesse G. G. }  
Peter H. H. }  
Jesse M. M. }  
and having no further business before them  
are by the Court discharged.



State of Indiana

George Hatton } Assault and Battery

and now at this day John Jones Whitecomb  
who prosecutes the laws of the State in the  
behalf and the Defendant in his own  
proper person comes also and it being  
demanded of him how he will acquit himself  
of the charges set forth in said indictment  
for plea there to he says he is not guilty  
as he stands charged therein It is there-  
fore considered by the Court now here that  
the said Defendant do make his fine to  
the State of Indiana in the sum of one  
hundred dollars and that he pay the costs  
of this prosecution and said Comon Pleas  
into the custody of the Sheriff until the  
said fine be paid or replenished

State of Indiana

John Wiley } Indictment for an assault  
and Battery

and now at this day John  
Whitecomb who prosecutes the laws of the  
State in this behalf and the defendant  
in his own proper person comes also and it being  
demanded of him how he will acquit him-  
self of the charges in said indictment  
for plea there to he says he is guilty



It is further recommended by the Court that  
the said defendant make his fine to the  
State of Indiana in the sum of one Dollar  
and that he stand committed in to the  
- jail at the Sheriff of the County until the  
said fine be paid or relieved and that  
he pay the cost of this prosecution

State of Indiana

vs

Michael Shaggy

Indictment for an assault  
and battery

Comes now at the day of

as Will Whiteman who prosecutes the peace of  
of the State as the said defendant and  
being demanded of him how he will acquit  
himself of the charges in the said indictment  
for plea thots he says he is not guilty -  
and then upon Michael Shaggy acknowledge  
himself to owe and be indebted to the  
State of Indiana in the sum of Forty  
Dollars if Default be made the conditions  
following to wit that the said Defendant  
do be and appear before the Judges of this  
Court at the Court house in the County of  
of this State to be holden at the  
Court house on the second Monday next  
to transact a Bill of indictment for  
an assault & battery and not Default  
thence within 20 days



Jacob Taylor  
vs  
The Heirs of David Taylor

now comes the Complaint  
by his detector and it appearing to the  
Satisfaction of the Court that notice of the  
filing of this Suit has been published  
four weeks successively in the western Em-  
porium a news paper published in this  
State and that process has been duly served  
upon Henry Brown Catherine Rizer Susannah  
Myers and also upon Jacob Taylor Gar-  
dian ad Litem for Christopher Brown  
Daniel Brown Isaac Brown Benjamin  
Brown and Polly Brown infants who  
being severally and failing to appear answer  
the Complaints said bill of Complaint  
and the matter then in Allegia on taken  
for confessed it was therefore ordered adjudge  
and Decree that the said Henry Brown  
Catherine Rizer Susannah Myers and  
Jacob Taylor Guardian as aforesaid do  
Make or cause to be made and Execute  
and deliver to the said Jacob Taylor  
within ninety days from the date of this  
Decree a good and sufficient Deed so for  
Twenty <sup>four</sup> ~~four~~ <sup>for fifteen</sup> acres of Land Lying and  
being in Section Twenty five Township  
entire Range eleven it being north East  
corner of the north west quarter of the  
Section ~~the~~ and it is further ordered



that if the said defendants shall fail or  
refuse to make and deliver a deed as herein  
ordered within the said ninety days that  
Abram Eldred who is appointed Commissioner  
for that purpose is authorized and empowered  
to convey the said premises to the said  
complainant and the said order of agree-  
ment is to remain in full force and effect until  
the said defendants shall deliver the deed  
aforesaid then to be delivered up to be  
cancelled and it is further ordered that  
the said complainant recover of the said  
defendants his cost and charges in this  
behalf expended all of which is finally  
ordered adjudged and decreed

Ordered that on all bills of Indorsement found  
at the several term of court and return  
or affray that the clerk endorse on the capias  
to be served that the defendants be required  
to enter into a several recognizance with  
one surety in the sum of twenty dollars each  
and for gaming a sum of ten dollars each

all fines and or punishments and costs of the  
court are to be paid within the term of  
of this Court.

By Court Clerk



Wednesday Morning 9 o'clock Court met  
Pursuant to adjournment Present John  
Anderson and Byron Cadwalader Attorneys  
for the Court.

Joseph Leight is allowed the sum of one dollar  
for two days service as an attendant officer  
of this Court at this Term

Gepe Parsons is allowed the sum of Eight  
dollars for one day service as an attendant  
officer of this Court at the present Term

John Anderson is allowed the sum of Twenty  
five dollars for his service as an attendant officer  
of this Court at this Term

and the Court adjourned until Court in June

John Anderson &  
Byron Cadwalader



the Court of the County of Henry, in the State of Indiana, on the tenth day of April, in the year of our Lord one thousand eight hundred and thirty. Present the Hon. William H. Morris, President Judge of said Court, and also of the Fifth Circuit Court, in the State of Indiana, and John Anderson, and Byron Culwell, Esquires, Associate Judges of said Henry Circuit Court, and Isaac Gulican, Clerk of said Court, and Ezekiel Lowell, Sheriff of said County of Henry, was opened in due form of Law.

And now, here comes Ezekiel Lowell, the Sheriff of the said County of Henry, and returns into the Hall of said Court, and reads out of this Court, directed to him, returnable to the present Term of this Court, containing the panel of Grand Jurors to be by him summoned to attend the present Term of this Court, and also in obedience to the order of said Bench, the said Sheriff now here brings into Court, the following panel of Grand Jurors, to serve as such at the present Term of this Court, To-wit: James H. Smith, 1- James H. Smith, 2- James H. Smith, 3- Jackson H. Smith, 4- Nathan H. Smith, 5- Jeremiah H. Smith, 6- William H. Smith, 7- Josiah H. Smith, 8- Jacob H. Smith, 9- John H. Smith, 10- Robert H. Smith, 11- H. H. Smith, 12- James H. Smith, 13- Jacob H. Smith, 14- and Moses H. Smith, 15- God and Law.



as well James Whitcomb, who prosecutes the  
of the said State of Indiana in this behalf, as  
the said Thompson Moore, the above def.  
his own proper people; and it being  
demanded of the said defendant that he will  
acquit himself of the charge in the said  
dictament specified, for jlla thereto says that  
he is guilty as he stands charged therein. And  
it is therefore considered by the Court now here, let  
the said defendant do make his fine to the said  
State of Indiana in the sum of fifty cents, and  
that he stand committed to the custody of the  
Sheriff of the County until he shall  
pay said fine, which said fine may be  
paid at any time within the term of  
three months against the said State of Indiana  
County of White County, Indiana.







April Term. 1829.

Said Indictment specifies, for plain that he is guilty as he therein stands charged. It is then considered by the Court, that the said John Smith did not within the time specified in the sum of fifty cents, and remains in the custody of the Sheriff of Henry County until he pro or Replevies the same; and it is also further considered by the said Court, that the said State of Indiana do recover against the said John Smith the costs and charges in this behalf expended, and that execution do issue therefor accordingly.

On Motion by Charles H. Henry, Attorney at Law, having produced a License from two President Judges of the State of Indiana, to practice the Law in this State, and taken the customary oath of an Attorney and Counsellor endorsed thereon, is admitted to practice as an Attorney and Counsellor of this Court, and On Motion by the same, David Patton, having produced a License from two Presiding Judges of the State of Indiana, and taken the customary oath of an Attorney and Counsellor, is admitted to practice as such Attorney and Counsellor at Law in this Court.

State of Indiana,

to

Michael C. Henry,

Attorney at Law,

James Whitcomb Esq. who presides as Judge of the said State of Indiana.



Charles-- Good and lawfull man, and discreet  
householders, of the County of Henry, in the State of  
Virginia, who, being duly elected and sworn to  
the truth to speak, and a true verdict to give  
on the issue joined as aforesaid, after hearing argu-  
ment of counsel, and retiring to their room for con-  
sideration, under the care of a sworn officer of the  
Court, return into Court, into following verdict  
to-wit: "We the jury find the defendant not guilty.  
It is therefore adjudged and considered by the Court  
here, that the said defendant doth stand acquitted  
aforesaid, be discharged and go hence without rays--

State of Indiana

1851

Indictment for Gaming.

18. 12. 1934

J. Peter Holden

John Arnold

And now at this day, how

and also the person



April Term 1835.

Charles B. Finch, Peter Holstead, and Jesse W. Marsh, three of the defendants aforesaid, in obedience to a subpoena, do hereby appear with demands of said three defendants how they will acquit themselves of the indictment aforesaid, for the same day they are not guilty as they stand charged therein, and for trial of the just issue between the parties, and the said defendants do on behalf of the State, do to the Clerk, and through him come a jury, Henry, Joseph L. Harton, 1, John Wilson 2, Henry Conklin 3, George Medley 4, John Blunt 5, Michael Woodman 6, Samuel Howard 7, Samuel Kinchen 8, Edith 9, Enos Kabinett 10, Isaac Baker 11, and Samuel Carr 12, good and lawful men, and discreet householders of the County of Howard, being duly elected, tried, and sworn, the jurors to speak, and a true verdict to give, upon the issue joined as aforesaid, between the parties aforesaid, do say and find the said defendants Charles B. Finch, Peter Holstead, and Jesse W. Marsh, guilty, in manner and form they stand charged in said indictment, and assess their fine to the State of Indiana in the sum of eight dollars. It is therefore considered and adjudged by the said Court now here, that the said Charles B. Finch, Peter Holstead, and Jesse W. Marsh, do pay their fine to the State of Indiana, for the use of the County of Howard, in the sum of eight dollars, and stand committed to the custody of the Sheriff, until the same be paid or Replevied, and that the said







tracts of land, being, the east half of section 33 north East corner of lot 12, containing acres 4 98 square rods. And the West half of the north East quarter of section 33, containing seventy nine acres & 112 square rods, in Township 4 North of Range 20 East. Then the line of the said tract with the Hobson, child of said Joseph & the said Evan B. Hobson, formerly of the said State of Virginia Hobson, children of Evan B. Hobson now deceased, do set apart to Evan B. Hobson twenty six acres & 98 square rods, the line is as follows: Commencing at the half mile post, in the East line of section 33, thence North on said line 33 poles and 2 links, to a post, thence running East with section line 33 poles to a post, thence parallel with section line 33 poles,  $4\frac{1}{2}$  links to a post, thence West 80 poles to the place of beginning. And to William Elliott the same quantity of Land, commencing at the North West Corner of Evan B. Hobson's land, thence North on the section line 33 poles  $4\frac{1}{2}$  links, to a post, thence East parallel with the section line 80 poles to a post, thence South parallel with the section line 33 poles  $4\frac{1}{2}$  links, to Evan B. Hobson's line, thence West on Evan B. Hobson's line to the place of beginning. And to Elizabeth Elliott (formerly Elizabeth Hobson) twenty six acres & 109 square rods of land, commencing at the aforesaid half mile post, thence West parallel with the section line 33 poles to a post, thence North with the section line 33 poles  $4\frac{1}{2}$  links to a corner post, thence East 80 poles to Evan B. Hobson's line, thence North on the section line 33 poles to a post, thence



April 2nd 1828

to the place of beginning, And to Arthur M. Tice,  
of Salem, Mass. the following land, to wit:  
lands, bounded as follows, to wit: Commencing at the  
N.W. corner of the lot of land situated between the  
North with the section line 53 poles to the N.W. corner to a  
post, thence East 81 poles to the N.W. corner of  
William M. Tice's land, thence South on the  
section line 41 poles to the N.E. corner of the lot of land  
thence West, on the N.E. line of said land  
81 poles, to the place of beginning.

Given under our hands the 15th day of  
1828.  
John M. Tice  
Arthur M. Tice  
John M. Tice

Which said Report, after being duly acknowledged in  
open Court by said Commissioners, and no person  
objecting thereto, is approved by the Court, and or-  
dered to be entered of record, and stand as a con-  
veyance, of the several parcels or tracts of land  
therein separately described to the several per-  
sons to whom they are respectively appointed.  
And it is further ordered by the Court now here  
that the said Thomas R. Stanford, Abner Wood-  
ard, and John Polunt, the Commissioners  
aforesaid, be each allowed the sum of one  
dollar & fifty cents each, to be paid by the proper  
party for their services in and about the  
partition of the Real estate aforesaid.







and now have come Hens Pickens and Ben  
Ridgway, and file their application for the  
Writ to set good damages in these words  
(here insert it), and thereupon the Court ap-  
point the first <sup>Monday</sup> day of June 1858, for the  
Comptroller to perform the duty assigned  
them, and order that they return to the pro-  
ceedings to the next Term of this Court &c.

Plaintiffs Stanley, & wife }  
James Alexander et al. } And now he came as well  
the said Plaintiffs, by David  
their Attorney, as the said defendants in their  
own proper persons, and the said defendant  
by acknowledging the falsity of the charges  
alleged to in the declaration against the  
Plaintiffs, & giving satisfaction to said Plain-  
tiffs, that the words were spoken in the Court of  
Honor, it is agreed by him, & on the  
part of the said Plaintiffs, that the said  
defendant shall pay an expence of the



April 15th 1825

Ordered that the court adjourn until tomorrow morning Nine O'clock

Liquid April 15th 1825

Book No 1-1-10

Sunday morning, 9 O'clock, April 16th 1825.  
Court met pursuant to adjournment; present  
yesterday, the Honorable William B. Morris, presiding  
Judge, and John Anderson, and Myron C. C.  
Woolveridge Esqs, Associate Judges of the New York  
Court.

The State of Indiana, at the relation,  
of R. Hussey.

vs  
William Sumner,  
Thomas Watkins

On scire facias, on a  
judgment official  
And now at the day,

come the said parties by their counsel, and through  
the said defendants by their counsel file their demur-  
rer to the writ of scire facias in this behalf, in  
these words, here inserted, to which said demur-  
ral of the defendants the said plaintiffs by their  
counsel file their rejoinder in answer in these  
(here inserted), and thereupon the arguments of  
counsel learned in the law is heard, and the  
court find fully advised of the merits of  
the present case, and of the opinion  
the matter is a thing of the law, and  
scias mentioned, in answer and form of  
same are therein stated and set forth, and  
not sufficient in law for the scire facias.



April Term, A.D. 1808.

to bring in a bill of exchange thereon  
against the said defendants. It is further  
ordered and adjudged by the Court that the  
defendants aforesaid, with the discharge of the  
said be discharged, and go away without day,  
and it is further ordered by the Court  
that the said defendants do return  
against the said bill, with the interest  
thereon, the costs and charges for  
them, in and about their defence, to be  
half expended by each of them.

Patrick Sharpe }  
vs }  
Nathaniel Leonard }  
Deputy of Robert Sharpe,  
Jury, Justice of the Peace.

And now at this day here came the parties by their  
respective counsel, and it being made appear  
to the satisfaction of the Court, the defendants  
of the cause to their decision, that the the ap-  
pellee, Sharpe, who was the plaintiff below,  
had filed no cause of action, as required by  
the Statute, they are of the opinion that the  
plaintiff, and appellee, Patrick Sharpe, can  
give no evidence to support his claims. It  
is therefore considered by the Court now here  
that the said Sharpe, who was the plaintiff below,  
be acquitted of the complaint of the Court  
in the said Sharpe, and ordered to pay the costs  
that he recover his costs, and charges, and  
that he recover his costs, and charges, and



April 11<sup>th</sup> 1824.

Benjamin Richards

1<sup>st</sup> pt 3<sup>rd</sup> page, 4<sup>th</sup> page and 5<sup>th</sup> page  
Plaintiff's Exhibit 3<sup>rd</sup> page

And now here comes the defendant  
in the above entitled cause, and files in such Court  
the following affidavit, (here insert it) and by  
Scruple, his counsel, moves the Court for a  
rule against the said plaintiff, to show cause  
on the next calling of the Court, why he  
shall not be distrained for costs, which rule is granted, and the  
said plaintiff discharges the said rule, by  
giving bond with approved security, for the  
payment of the costs that may be incurred  
on his behalf, should the same be adjudged  
against him; And thereupon, on the appearance  
of both of the parties, — in the above  
entitled cause, the said defendant, by his  
counsel, now here files his plea to the declaration  
of the said plaintiff, in these words,  
(here insert it) to which plea of the said  
defendant, the said plaintiff by his counsel  
adds the general replication in the  
here insert them). And thereupon here comes  
a jury, (here insert names of jury) and  
finds for the said plaintiff, and awards  
costs, and disposes of the case, and  
of Henry, who, being duly sworn, deposes  
that what he says, the truth is, and he is not



April 18th 1898, A.D. 1898.

verdict to give, on the issue joined as aforesaid, between the parties aforesaid, after looking at the evidence of the parties, and arguments given the court, and the court has, by a majority of the court, rendered the following verdict: "That the defendant is liable to the plaintiff for the sum of two dollars." It is therefore considered and adjudged by the Court that the plaintiff do recover against the defendant the sum of two dollars, in damages, together with the costs and charges by the said plaintiff in this behalf expended, &c. And the defendant pay the same to the plaintiff.

The Court

At

Abraham Heaton of John Heaton, Justice of the Peace

And, now at this day has come the parties by their counsel, and submit this cause to the summary decision of the Court, and thereupon, all the facts and things touching the merits of the respective parties in the above cause, and the Court being fully satisfied that the plaintiff is entitled to the sum of two dollars, and the defendant pay the same to the plaintiff.

And the Court has rendered the following verdict: "That the defendant is liable to the plaintiff for the sum of two dollars." It is therefore considered and adjudged by the Court that the plaintiff do recover against the defendant the sum of two dollars, in damages, together with the costs and charges by the said plaintiff in this behalf expended, &c. And the defendant pay the same to the plaintiff.



An Motion by John Samuels and the Children of  
of said deceased, their Guardian ad Litem,  
Abigail, John, William, Esther, Susanna, Sam-  
uel, Phoebe Ann, Mary, and Leah Pickering, infant  
Heirs of Samuel Pickering, late of Henry County  
deceased, for the purpose of receiving notice that  
Jonas Pickering will apply for <sup>a commission to man-</sup> a deed of con-  
veyance, to certain lands for which the said Sa-  
muel Pickering decd. (father of said infants) had  
executed his title bond for a conveyance in his  
lifetime, and also to receive a deed of con-  
veyance for a certain parcel of land from the  
said Jonas Pickering, in discharge of <sup>an</sup> title  
bond heretofore executed by said Jonas to the  
father of said children, and infant heirs &c.

State of Indiana

State of Indiana

State of Indiana

Joseph Crafts



April Term A.D. 1822.

State of Indiana

vs

Amos A. Watkins

Indict for A.D. 1822

State of Indiana

vs

Thomas Watkins

Indict for A.D. 1822

State of Indiana

vs

William Hoot

Indict for A.D. 1822

State of Indiana

vs

James Miller

Indict for A.D. 1822

State of Indiana

vs

Joseph Craft

Indict for Neglecting duty

State of Indiana

vs Attorney General's Office Indict in 1822

And having no further business to perform, the  
by the Court discharged for the present Term —

State of Indiana

vs

Joseph Craft

Indictment for 1822

And now at this time, comes

James Whitcomb Esq. who produces and  
pleas of the State of Indiana in this behalf, and  
the said defendant in his own proper person comes  
also, and it being remanded of him how he will  
assist himself of the Court, the Court of said State, for



plea thereto says he is guilty in  
 of as he stands charged in said  
 It is therefore considered and adjudged  
 Court, now here, that the said defendant  
 do make his fine to the said State of Indiana  
 for the use of the County Seminary of said  
 County, in the sum of one dollar and  
 five cents, and also that the said State of Indiana  
 do recover against the said defendant, the  
 costs and charges in this behalf tried out in-  
 expended, & that execution do go therefore.  
 And thereupon here comes into open Court, Andrew  
 Bogg, and acknowledges himself as the spec-  
 ible captein bail, for the payment and satisfac-  
 tion of the above judgment within ninety days  
 from and after this date.

State of Indiana

vs  
 Thomas Watkins

Indictment for assault & battery

And now at this day, before  
 us well James Whitcomb, who presides in the  
 of the State of Indiana in this behalf, as the said  
 as Watkins in his own proper person, and it being  
 demanded of the said Thomas how he will ac-  
 quit himself of the indictment aforesaid,  
 plea thereto he says he is most assuredly guilty in  
 manner and form as he stands charged in said  
 Indictment. It is therefore considered and adjudged  
 Court, now here, that the said defendant  
 his fine to the said State of Indiana for the use of  
 the County Seminary of said County, in the sum

State of Indiana vs. Thomas Watkins



April Term 1810

And now at this day here comes  
as well James Whitcomb who prosecutes the plea  
of the State of Indiana, in this behalf, as the  
said defendant in his own proper person, and  
it being demanded of the said defendant how  
he will acquit himself of the Indictment above  
for plea thereto he says he is guilty, in manner  
and form as he stands charged in said Indict-  
ment. It is therefore considered by the Court  
now here that the said defendant do make the  
fine to the State of Indiana, for the use of the County  
Seminary of Henry County, in the sum of fifty  
cents, and stand committed to the custody of  
the Sheriff of Henry County, until the same be  
paid or satisfied, and it is also further con-  
sidered by the said Court, that the State of In-  
diana do recover against the said defendant the  
costs and charges in this behalf expended.

State of Indiana

John Stinson

Indictment for assault and battery

paid in full to the Sheriff

And now at this day here comes  
as well James Whitcomb who prosecutes the plea  
of the State of Indiana, in this behalf, as the  
said defendant in his own proper person, and  
it being demanded of the said defendant how  
he will acquit himself of the Indictment above  
for plea thereto he says he is guilty, in manner  
and form as he stands charged in said Indict-  
ment. It is therefore considered by the Court  
now here that the said defendant do make the  
fine to the State of Indiana, for the use of the County  
Seminary of Henry County, in the sum of fifty  
cents, and stand committed to the custody of  
the Sheriff of Henry County, until the same be  
paid or satisfied, and it is also further con-  
sidered by the said Court, that the State of In-  
diana do recover against the said defendant the  
costs and charges in this behalf expended.







Watkins, and Elizabeth Long, and acknowledge themselves none and be indebted to the State of Indiana in the sum of thirty dollars jointly and severally, to be levied of their and each of their goods and chattels, lands and tenements if default be made in the following condition, to wit, That if the said Armstrong Watkins shall be and appear before the Honorable the Justices of the Peace & Circuit Court on the first day of the next Term of said Court to answer unto the State of Indiana to an Indictment for an Assault and Battery, and abide the final decision of the Court thereon, and not depart said Court without the leave thereof, then the above recognizance to be null and void, else to be and to remain in full force & virtue.

It is ordered by the Court, now here, that in each case of Indictment found at the present Term of this Court the defendants be required to enter into a several recognizance, with one security each, in the sum of thirty dollars each.

It is ordered that all pleas, suits, and prosecutions now pending in this Court, and not otherwise disposed of, be continued until the next Term.



April 11th 1893

April 11th 1893

Twenty eight Abraham Elliott appointed at the last term of this Court a Commissioner to receive and convey lands to Jacob Sharp agreeably to a decree of this Court at their October term 1892 and also to convey certain other lands to David Brower agreeably to the decree of this Court at the before mentioned term against all the heirs of David Brower deceased now represent the following names to wit:

This Indenture made this eighteenth day of January in the year of our Lord one thousand eight hundred and twenty eight between Abraham Elliott of the County of Henry and State of Indiana Commissioner of the one part and Jacob Sharp of the same County and State of said of the other part Witnesseth that whereby the said Jacob Sharp on the fifth day of October in the year one thousand eight hundred and twenty five filed his bill in the Chancery side of the Henry Circuit Court against Henry Brower Abraham Brower Catharine Hizer Christopher Brower Susanah Mary Polly and Daniel Brower Joel Brower and Benjamin Brower heirs of David Brower deceased to have a specific performance of an agreement entered into by the said David Brower in his life time with and to the said Jacob Sharp whereby the said David Brower bound himself to make to the said Jacob Sharp agreeable and sufficient deed for fifteen acres of land situate lying and being in the County of Henry and State of Indiana bounded as follows to wit beginning at the North West corner of the North West quarter of section



April Term, 1792

in Township section of Range eleven running from  
south fifty four poles and thirteen links thence west  
forty three poles and ten links thence <sup>thence</sup> north  
and thirteen links thence east forty three poles and  
ten links to the place of beginning and whereas  
on the second judicial day of the Henry Circuit  
Court of this October Term in the year one thousand  
eight hundred and twenty seven it was ordered  
and decreed by the said Court that the said  
Henry Brower Catharine Hizer Susanah Hizer  
and Jacob Gayler Guardians ad litem for the  
said Christopher Brower Daniel Brower Polly  
Brower Joel Brower and Benjamin Brower  
should make execute and deliver to the  
said Jacob Sharp within ninety days from the date  
of the said decree a good and sufficient deed in  
fee simple for the said fifteen acres of land and  
it was further ordered and decreed that if the  
said defendants should fail or refuse to  
make and deliver a deed as therein ordered within  
the said ninety days that the above named Abra-  
ham Elliott who was appointed Commissioner for  
that purpose should be authorized and empowered  
to convey the said premises to the said Jacob Sharp  
and whereas the said Henry Brower Catharine  
Hizer Susanah Hizer and Jacob Gayler have failed  
and refused to execute a deed in fee simple for  
the said premises to the said Jacob Sharp  
ninety days as aforesaid this Court doth hereby  
order that the said deed which is the consid-  
eration of the said decree the said Abraham  
Elliott Commissioner as aforesaid hath granted  
hereunto and said deed by that precedent



April Term 1848

you have not yet seen the will of the said David Barker deceased and all the said premises and the same have been sold to the said Joel Brower and Benjamin Brower that came to them after the death of the said David Barker. And the said premises to the said Joel Brower and Benjamin Brower forever in as full and complete a manner as the said Abraham Elliott Commissioner by virtue of the said appointment the laws of the State of Indiana or of the aforesaid decree might could or ought to convey the same in virtue whereof the said Abraham Elliott hath hereunto set his hand and seal the day and year first above written.

Abraham Elliott

This Indenture made this eighteenth day of January in the year of our Lord one thousand eight hundred and twenty eight between Abraham Elliott of the County of Henry and State of Indiana Commissioner of the one part and David Barker of the same County and State aforesaid of the other part witnesseth that whereas the said David Barker by his will on the chancery side of the Henry Circuit Court on the 18th day of April in the year one thousand eight hundred and twenty six gave to Henry Brower Abraham Brower Nathaniel H. Christopher Brower Susannah H. Henry Polly Jane Daniel Brower Joel Brower and Benjamin Brower heirs of David Barker deceased by a specific performance of an agreement to



into by the said David Brower in his life time with one  
to the said David Barber whereby the said David  
Brower bound himself to make to the said David  
Barber a good and sufficient deed for forty acres of  
land situate lying and being in the county of Henry  
and State of Indiana bounded as follows to wit:  
beginning at the Northwest corner of the Northwest  
quarter of section twenty-five in Township Section  
in Range eleven running thence about the fifty three  
poles and twenty three links to a stake thence  
East one hundred and nineteen poles and nine  
links to a stake thence North fifty three poles  
and twenty three links to a stake thence West  
one hundred and nineteen poles and nine links to  
the place of beginning And whereas on the sec-  
ond judicial day of the Henry Circuit Court  
their October term in the year one thousand eight  
hundred and twenty seven it was ordered and  
decreed by the said Court that the said Henry  
Brower Catharine Thizer Susannah Henry and Ja-  
cob Cayler guardian ad litem for the said William  
Brower Daniel Brower Polly Brower Joel Brower  
and Benjamin Brower infants should make  
execute and deliver to the said David Barber  
within ninety days from the date of the said de-  
cree a good and sufficient deed in fee simple  
for the said forty acres of land, and it was further  
ordered that if the said defendants should fail or  
refuse to make and deliver a deed as therein orde-  
ed within the said ninety days that the above  
named Abraham Collett who was appointed com-  
missioner for that purpose should be authorized  
and empowered to execute the said premises.



the said David Brower of the County of Adams and State of  
Indiana, Thos. Hizer, Isaac Hizer, Mary and John  
Hizer, his wife and several servants and others  
the simple for the said David to the said David to  
within thirty days of the date of this order  
order they and their heirs and assigns should  
the said decedent the said David to the said  
sioner as he might see fit to do and to  
solid and he has power to do so and to  
sell all the said land and interest of the  
Brower and all the right title and interest of the  
Henry Brower, Abraham Brower, John Brower,  
Christopher Brower, Isaac Hizer, Mary, John Brower,  
Laura Brower, Joel Brower and the heirs and assigns  
at the death of him the said David Brower, with  
came to them since his death in the said premises  
unto the said David Harker his heirs and assigns  
forever in as full and complete a manner as he  
the said Abraham Elliott Commissioner by virtue  
of his said appointment the laws of the State of  
Indiana or of the aforesaid decedent might could  
or ought to convey the same in writing whereby  
the said Abraham Elliott hath hereunto set his  
hand and seal the day and year first above said

Abraham Elliott

Article of an agreement made and concluded  
upon the fifth day of July in the year of  
our Lord one thousand and three hundred  
and thirty three between David Brower of the County of Adams and  
State of Indiana of the one part and the said



Whereof of the County and State of Indiana is  
of the part whereof that the said James  
bind himself and his heirs to make a good and  
sufficient deed to the said James for the  
Acres of Land since and being in Indiana  
of the County of Range it being in the north  
East East Corner of the same west quarter  
of the same section the said land being  
sold by the said James to the said  
Harker. Also that for her legacy from  
her father's estate and the said James  
both sold the said land to the said James  
Sharp for the sum of Twenty five dollars  
for which Land the said James is to make  
a deed to said Sharp on or before the first day  
of January 1893 as attests my hand and seal  
this fifth day of July in the Treasurer's Office  
Indiana and Twenty two  
Witness my hand and seal. David Brewster  
Nicholas Stubbins  
James C. Stubbins

Article of an agreement made and concluded upon  
this first day of January one thousand eight hundred  
and twenty two between David Brewster of the  
State of Indiana Wayne County of the one part  
and David Harker of the State and County aforesaid  
of the other part Witnesseth that the said James  
has sold all his right and claim of  
his father's estate and the improvement thereon  
lives in with the peach trees in the garden  
and the things all to be left in the same  
and unto the said David Harker for



acres of land out of the North West quarter of  
 section twenty five Township 17 Range 10 thereabout  
 to be run off of one side of the above quarter. The said  
 Brewer is to make the said Barker a deed as soon as  
 he obtains a patent for the said land. The said Barker  
 is to give the said Brewer possession of the place  
 he now lives on against the first day of April next.  
 In witness whereof we have hereunto set our hands  
 and seals the day and date above written.

Witness

James Miller

David Miller

James B.

James B.

John Anderson

Byron Cadwallader

Ordered that Evan D. Nelson be allowed the sum of  
 one dollar for one day services as an attendant officer  
 of the justice of the peace at the  
 Grand Jury

William Baker is allowed the sum of one dollar  
 for five days services as an attendant officer  
 of the justice of the peace during the present term

Allen McKillop is allowed the sum of one  
 dollar for one days services as an attendant  
 officer of the justice of the peace at the present  
 term

William Baker is allowed the sum of  
 one dollar as a compensation for  
 attending services as a Justice at the present  
 term



Exhibit

Exhibit: Lowell is allowed, the name of  
Napoleon for extra services and expenses of ex-  
president, term of this court.

And Grant is allowed, until Court in case  
of John Anderson & J.  
Byron C. Anderson



My dear Sir,  
I have the honor to acknowledge the receipt of your letter of the 11th inst. in relation to the above named case, and in reply to inform you that the same has been forwarded to the proper authorities for their consideration.

Court will pass on the same as the said subject is now before the Court for the consideration of the law. I accordingly appear in to give as best I can according to law. I and Thompson the Court ordered said case to be spread upon the record and it is done 28 February ... etc.)

I swear all men by these presents that we of the County of ... have William Benjamin Hester John Harris Phelip Gulien Jacob Thompson William ... should ... are here and firmly bound unto the State of Indiana in the penal sum of two thousand five hundred Dollars for the payment of which well and truly to be made we bind our selves our heirs Executors and assigns to take firmly by their presents and seal our hands and seals at ... August in the year of our Lord one thousand eight hundred and twenty ... the execution of the above obligation is such that if the said ... shall fail to pay the same ...



his office as Clerk of the Supreme Court  
County and Sheriff of the County all the above  
Judgments and orders of Said Court and also  
to pay all moneys which shall or may come  
into his hands for the payment or in discharge  
of any judgment order or decree of Said  
Court to such person or persons as shall  
by law have a right to remove and receive  
the same & to do and to perform all other  
duties which may be required of him by law  
then the above obligation to be met and not  
otherwise to be and remain in full force &  
virtue in law given under our hands &  
Seals this 11th day and year above written

Abraham Elliott  
Jacob Thompson  
Evan B. Hobbs  
John J. Johnson  
James H. Howard  
John H. Johnson  
John H. Johnson  
John H. Johnson

And the Court adjourned

John Anderson  
Byron C. Caldwell







Order of the Court

John Scofield, Plaintiff  
vs  
James Scofield, Defendant  
The Court do hereby order that the  
Declaratory Bill of the Plaintiff be  
15. forth with a return made in due time  
holders of the Liberty of Henry in the State  
of Virginia who being impeached and sworn  
and charged by the president, judges of said  
Court touching their duties as such officers  
sworn as officers do before to their duty to  
enquire and deliberate upon such matters  
and things as may be given them in charge  
or otherwise come to their knowledge under  
the conduct of a sworn officer of the Court

It is ordered that the said Scofield be  
appointed guardian ad litem for James  
and John Scofield minors

David Warren

13

James Scofield }  
John Scofield }  
And now at this day  
here comes into open Court all the parties  
in the above entitled cause and the said  
defendants having confessed the allegations  
in the complaint it is true that the  
alleged and decreed by the Court here in that  
the trust heretofore made and set  
in the said James and John in relation  
to the proceeds of the said James  
and John is hereby dissolved and the  
same are hereby ordered to be paid



1850

1861

10

James and William Samuel & Company being persons  
the firm of the State of Indiana in this manner  
1. The said defendant William Samuel is a  
proper person and it being a fact that  
of the said defendant having with him  
said of the said indictment for place there to  
said he is not guilty in manner and form as  
he stands charged therein and in testimony  
part himself <sup>and the said defendant</sup> ~~and the said defendant~~  
here binds at year to wit Peter Brown, 1, John  
Rice, 2, John Sheraton, 3, Patrick Roman & Samuel  
Dillhoff, 5, Evan B. Graham, 6, John Adams, 7, & John  
Burpet, 8 & John C. Sherman, 9, all of said county  
of Boone, and Charles H. Smith, 10, of the said county  
of Boone, 11, of said county, who, who be  
duly sworn to and sworn to a solemn  
truth in their hands and feet to be  
true and correct.







And now at this time has been  
a well known & famous lawyer pre-  
siding the plea of the State in this behalf  
the said defendant in his own proper person  
and the said defendant being arraigned upon  
the said indictment and demanded how he  
would plead to the charges therein specified  
for him then he said he is not guilty of the  
charges therein and it is ordered by  
the Court now here that the said de-  
fendant do make his fine to the State of Indiana  
the use of the County & Sheriff of Adams  
in the sum of one dollar and that he be  
committed to the Custody of the Sheriff of  
Adams County until the same be paid  
or unless and it is further ordered by  
the Court now here that the State is to  
appear at the next term of the Court  
to be held in this County upon the  
return of a writ of habeas corpus  
on which the said defendant  
may make his plea in answer to the  
charges therein specified.



On motion of Samuel T. Sampson Esq. Notary  
Public having produced a License from the President  
Judges of the State of Indiana to practice as an  
Attorney and Counsel at Law with the necessary  
oath & oaths thereon is admitted to practice as an  
Attorney and Counsel at Law in this Court.

On motion of the same Esq. T. Sampson having produced  
a License from the President Judges of the State  
of Indiana to practice Law in said State having  
taken the necessary oath is an Attorney and Counsel  
at Law is admitted to practice as such an Attorney  
and Counsel at Law in this Court.

On motion of James Karidon Esq. Notary  
Public having produced a License from  
the President Judges of the State of Indiana  
to practice as an Attorney and Counsel at Law  
with the necessary oath & oaths thereon is admitted to  
practice Law as an Attorney and Counsel at Law  
in this Court.

In petition for com-  
mission to administer  
the estate of  
Samuel Pickens, deceased

And now comes the petitioner by Samuel  
T. Sampson Esq. Notary Public and gives his petition in  
these words has inserted and it appearing to the  
Satisfaction of the Court that the petitioner has been  
advised to give to George Evans Esq. Notary Public a  
true and correct copy of the petition and the  
oath taken at said Court house and the



WILLIAM WILSON D.D. 1880

The Court here is a common law court and  
does not give an order for the sale of land  
except on a writ of execution. It is not  
a court of equity. The writ of execution is  
the only writ which the court can give and  
the only writ which the court can give is  
the writ of execution.

The State of Indiana vs  
at the relation of  
L. B. B. vs  
William Thurner &  
Thomas Watkins

And now come the facts  
in this attornies and the defendant files his answer de-  
fendant to the plaintiff and plaintiff and the plain-  
tiff files his joint answer and the premises being seen  
and inspected and fully understood it is considered by  
the court that the said premises and the matters  
therein alleged are sufficient in law for the said  
plaintiff to have execution for the damages by him  
sustained by reason of the premises. And the  
defendant failing and refusing to answer further  
the premises as aforesaid; It is further considered by  
the court that the said plaintiff have execution against the goods  
and chattels lands and tenements of the said defendant  
for the amount of the damages by the said plaintiff  
sustained. But because the court on this matter  
to what damages have been sustained by the said  
plaintiff, let it be known to the court that the  
be made known to the court.



Dear Sir,  
I have the honor to acknowledge the receipt of your  
kind letter of the 11th inst.

and in reply to inform you that

it has been forwarded to the

Sunday Morning of the 14th Oct.  
14th 1858 I sent with the packet to answer  
present as yesterday the Hon. Robert M.  
Heriot President of the Court of Session  
& Lord of Council and Justiciary  
of Scotland & the Lord Clerk Register

James Clerk

at Kilmaclean Castle, right of property

and Lord of the Manor  
~~James Clerk~~ Esq. of Kilmaclean Castle  
has this day received the following  
letter from the Lord Clerk Register  
in the name of the Lord Clerk Register

The Clerk of the Court

at Kilmaclean Castle  
in the name of the Lord Clerk Register  
has this day received the following  
letter from the Lord Clerk Register  
in the name of the Lord Clerk Register  
has this day received the following  
letter from the Lord Clerk Register  
in the name of the Lord Clerk Register



1891



1829  
the State of Indiana  
on the relation of  
vs  
William Shannon &  
Thomas Watkins

Now come the parties by their attorneys and it  
is mutually agreed to waive the intervention to oblige the  
damages in the premises and submit the same to the  
determination of the court. Whereupon the premises be  
sore the court allow the plaintiffs damages the  
six dollars and fifty cents. It is therefore ordered  
that the said W. Buzby have execution against the  
goods and chattels lands and tenements of the said  
William Shannon and Thomas Watkins for the sum  
of twenty six dollars and fifty cents and also for the sum  
of dollars and  
and for his costs and charges in this behalf laid out  
and expended. Received of the said  
sum in full of the above judgment  
this 13th day of May 1829 H. B. Appleby

Hugh Carroll an alien comes now into open court  
and it appearing that the said Hugh had more than  
two years ago filed in this court his declaration and  
took the oath required by the laws of the United States  
respecting the naturalization of Aliens. The said Hugh  
Carroll being solemnly sworn saith that he will support  
the constitution of the United States and the constitution  
of the State of Indiana and that he entirely renounces  
and abjures all allegiance to any foreign sovereign prince  
sovereign or power whatsoever and more especially  
to George the fourth King of the United Kingdom

received in the judgment of 1829



Cell 11

of Great Britain and Ireland

to Williams &  
some record in the office of the Chancellor

The Court of Sessions is now

in the Court of the Comptroller  
in this building and the Court of the Comptroller  
is now in the Court of the Comptroller

The Grand Jury now return into court the following  
indictments against John Rumbly & Co.  
being the same.

The State of Indiana vs John Rumbly for an Assault & Battery  
same vs Allen Brown " " same  
same vs Allen Brown " " same  
same vs Reuben Jennings same  
and having further business again return to their

The State of Indiana?

vs John Rumbly { Indictment for an Assault & Battery

Comes now Samuel C. Sample who  
prosecutes the pleas of the state in this behalf and the said de-  
fendant in his own proper person comes also and being ar-  
raigned upon the said Indictment pleads he is guilty as he  
is charged whereupon the court adjudge him fine of one dollar

It is therefore considered by the court that the said de-  
fendant do make his fine to the State of Indiana for the use of  
Henry County seventy five in the sum of one dollar and  
be placed committed in the custody of the Sheriff until the  
said fine is paid or satisfied and that he pay and

Cell 11











There said John & Elizabeth a paper to the  
 court in full of the said petition. The  
 Judge asked if the same were in full - and  
 the said John & Elizabeth answered that it  
 is a full and complete answer to the petition  
 said John & Elizabeth made to the Court.  
 Desiring said John of his privilege of said stream  
 and in also asking that said riparian and  
 riparian privilege be not taken away from  
 said stream a sufficient answer to the petition  
 that the Court & the said Judge and the  
 Court - given at New Can. N. H. 1820.  
 This 2nd day of June AD 1820 - When said  
 was signed and sealed by the Court above  
 thereupon it is ordered by the Court that the Clerk of the  
 Court Circuit Court take under the seal of the said Court  
 a Warrant Directed to the Sheriff of said County  
 commanding him to summon the said John & Elizabeth  
 to appear at the next term of this Court and shew  
 cause if any he has why the said Reed and others  
 shall not have leave to build their dam. And said

Indictment for an assault  
And now at this day here comes  
adversely against him the said  
John Smith in this behalf attesting  
himself true and at being forth with Demandant of  
the said Defendant how he will acquit him self  
the charge in the said indictment in which  
there is said he is guilty as he stands charged therein  
It is then for cause it well in the Court now there is



# County of ...

I, the undersigned, do hereby certify that the within and foregoing is a true and correct copy of the original as the same appears in the records of the Court of the County of ...

The Grand Jury now returned in the case of the within and foregoing bill of indictment against the person named in a true bill of the said Grand Jury also returned that in justice and in the safety of the public it is necessary that the said person be committed to the custody of the Sheriff of the County of ...

State of Indiana

Grand Jury of ...

County of ...

And having no other business to perform before the Court discharged for this term.

State of Indiana }  
County of ... }  
Clarence ... }

Indictment in ...

Whereas the within and foregoing is a true and correct copy of the original as the same appears in the records of the Court of the County of ... continued until the next term of the Court and directed to be directed to the Sheriff of the County of ...

And the Court adjourned until the morning of 8 o'clock  
Signed at ... 1899

...



History of the county of Lincoln

My dear Mr. Garrison, I have been thinking of you and your cause for some time. I have been thinking of the many who are suffering in the land of the living, and of the many who are suffering in the land of the dead. I have been thinking of the many who are suffering in the land of the living, and of the many who are suffering in the land of the dead.

1. The first group of people who are interested in the study of the history of the United States are the people who are interested in the history of the United States.

1871

in being rendered out in the last

*...the ...*

17. *Chrysomelidae* (continued)

On the North side of the river in the city

Ordered that Thomas Green be allowed one dollar

his services as attendant officer of the Grand Jury

during the present term.



Ordered that Richard Lewis be allowed the sum  
of fifty cents for costs services rendered at the  
trial of the cause.

Ordered that on the process to be issued on the  
Indictment for murder the defendant be  
required to enter into a severe recognizance and  
one security in the sum of fifty dollars.

Ordered that all suits pleas and prosecutions now  
pending in this court and not otherwise dis-  
posed of, stand continued until the next term.

And the Court adjourned sine die

Signed October, 15<sup>th</sup> 1858

J. H. H. & Co.







18th Nov 1857

My dear Sir  
I have the pleasure to acknowledge the receipt of your letter of the 11th inst. in relation to the above matter.

I have been advised by the committee appointed in this behalf at the last term of this Court and reports the following proceedings: The committee report, and concur in the premises, here inserted, whereupon it is ordered by the Court that the said report be read and approved as a part of the record of the Court and that the same be entered in the minutes of the Court and the same be referred to the Clerk of the Court in the case of this application.

Witness my hand and seal at the City of New York this 18th day of November 1857.

John Jay  
Chief Justice

I have also seen the proceedings in this matter and the documents thereto being three times solemnly called into question and being wholly made default, and it appearing to the satisfaction of the Court that the same may be read at the last term in this behalf was do be read by the Clerk and served to the party at the Court House of the City of New York at the last term of this Court.

It is further ordered by the Court that the said report be read and approved as a part of the record of the Court and that the same be entered in the minutes of the Court and the same be referred to the Clerk of the Court in the case of this application.



Am. 21. 1871

Alameda

John Doe & Son

And now come the ...



















at all doubtless,

These people have a close relation to the  
people of the time when a movement for  
the improvement of the world was going on. The  
people of the world were not yet so much  
to the front as they are now.

signed by the people of the world

At the time

By the people of the world

At the time

At the time

At the time

At the time

At the time

At the time

At the time

At the time

At the time

At the time

At the time

At the time

At the time



























April 26 1860

in such objection that the list would  
not be executed in the name of the state cannot be supported.  
It is plain that the term "execution"  
is not within the intention of the  
statute. By the words, "a list of fines,"  
cannot be meant a formal execution  
running in the name of the state. The  
objection being founded on the execution  
of the law, it is not in the  
constitution that "that the style of all pro-  
cesses shall be in the name of the state."  
The fifth article which relates to the  
Judiciary department of the Government  
has no relation to manner of collecting mi-  
litia fines. There is a section in the seventh  
Article relative to these fines as to  
"scientific" persons which requires that  
be collected by a civil officer but it  
says nothing as to the form of the  
process leaving that as a matter  
to legislative discretion. That part of  
the fifth objection to the first plea  
which relates to the want of a  
return is answered. In observing that  
the plea is not in the declaration  
and it was not necessary to insert  
it in a justification of the first plea  
alleged to be the same with that condition  
of the plea. As to the second objection  
to the statement of the fact said to  
be in the declaration.



[illegible]



177. 86. 8. 1828  
I, the undersigned, do hereby certify  
that the within and foregoing  
is a true and correct copy of the  
original as the same appears  
in the records of the Court of  
Common Pleas for the County of  
Indiana, this 2nd day of June  
1828  
J. B. Hobbs Clerk

and therefore for me the said plaintiff  
meet as the Court doth to see that  
the said amended bill of particulars  
of the above named defendants and answers  
and files their amended plea in this behalf  
above pleaded to which said amended plea the  
said plaintiff has been placed as to  
to the Court upon the arguments with the  
like & thereupon day is given until the  
next Term of this Court when they  
will this case in regard to Anthony Bous  
at the house of the said plaintiff & the  
bro the defendant to be heard on the said  
Anthony Bous to be heard on the said  
the witnesses being and together  
as in and to the Court



As the said petitioners have shown that the same  
are therein alleged to be sufficient in  
to serve & preclude the said plaintiff from  
having & maintaining his aforesaid action  
thereof against the said authority, it is therefore  
considered by the court that the said petitioners  
may as to the execution of the said plaintiff  
be quit & discharged & go hence without delay  
& that the said authority do recover his costs  
and charges by him about the said action  
against the said plaintiff & the said plaintiff  
then be quit & discharged from the said action  
22



My dear Sir

The said defendant the said Plaintiff  
by his counsel view his General applica-  
-tion in these words (reindert it) and  
there upon here comes a Jury Jurit  
Matthew McKinnon 1 Benjamin Smith  
2 Thomas Adison 3 David Hayman 4  
John Whitaker 5 Stephen Carey 6  
Jacob Ratiff 7 Jacob Witter 8  
Eliak Hadan 9 Sam. Proctor 10  
McK 11 James Frened 12 And  
after much and discreet house  
hold work being elected tried  
sworn and affirmed the truth to  
speak upon the same issues as was  
-said between the parties what said  
apportioning all the Evidence of  
the parties retire to their Room  
to deliberate upon the matter sub-  
-mitted to them under the conduct of  
a sworn officer of the Court and  
into Court again in a short time  
the full and perfect Jury finding  
the defendant Guilty and having  
in the declaration and do satisfy the  
plaintiff damages of £1000







1872-1873

one more of your family

Let me be your best friend.

and the other is a small, dark, and very

1. The first group of people who are interested in the study of the history of the United States are the people who are interested in the history of the United States.

Plants, record of the ...

the bank a one dollar bill drawn on  
the bank of England for the sum of one

...that the ...

of the spirit and the truth of the

only when in this behalf laid on.







It was now the same day & time as the  
last with the following list of individuals  
indicted by the Government of the  
the 4th of July 1864.

The State of Ohio  
at  
William Adams }  
} Recorder of Deeds

State of Indiana  
21 Henry Morrison & Co. Merchants & Dealers in  
of the State of Indiana



The State of Indiana.

David Warren      In and out the papers  
I list of smaller papers

Liquidated the 15<sup>th</sup> 1827

By the Court

Wednesday April 11<sup>th</sup> 1827

Court met pursuant to the adjournment and  
the following cases were called on and  
the following cases were called on

and the Court be allowed the sum of \$100  
and with that as an attorney's fee  
of the Court in being the present term  
of the Court —

And the Court be allowed to be  
as one of the Court as an attendant  
of the Court at the present  
term of the Court.

Ordered that Evan B. O'Brien be allowed  
the sum of one dollar for his services  
as an attendant of the Court  
at the present term of the Court.

Ordered that the clerk be allowed  
fifty cents for his services as clerk of the Court  
at the present term of the Court.

And the Court be allowed the sum of  
one dollar for the present term of the Court.

David Warren



Sept 4 1827 John & Walter Bond

Now all men by these presents that we John  
Elliot & James Bond brothers & partners in the  
Thomas Porter & Edmund Light all of the colony of  
New York and State of Indiana are held and firmly bound  
unto the State of Indiana we bind & firmly bound in  
the special sum of two thousand five hundred dollars to  
the payment whereof well and truly to be made we bind  
ourselves our heirs executors and Administrators jointly &  
these presents seal with our seals and under this 20 day of  
August in the year of our Lord one thousand eight  
hundred & twenty seven. The condition of the above obligation  
is that whereas the above bondman John Elliot has been  
Commissioner by his Excellency James B. Ray Governor  
of Indiana Clerk of the Circuit Court of the county of  
Henry by a commission bearing date the 14 day of June  
1827 for and during the term of seven years until his  
successor be appointed & qualified Therefore should he  
the said John Elliot faithfully discharge the duties of  
his said office as Clerk of the Circuit Court in and  
for the county of Henry & seasonably receive all the  
decrees judgements and orders of said Court and make  
pay over all monies which shall or may come into his  
hands for the payment or in discharge of any judgements  
order or decree of said Court whether the same be on  
civil or Criminal side of said Court to such persons or per-  
sons as shall by law have a right to demand & receive the same  
then the above written obligation to be null and void so  
long as it is in full force and virtue. John Elliot

Witness my hand  
Abraham Bond  
Benjamin C. Hutton Jcl.

James Bond  
Benjamin C. Hutton  
Jcl.







October Term 1851

At a term of the Henry Circuit Court held at  
Cynthiana in Hancock within and for the County of Harrison  
the fifth Judicial Circuit in the State of Indiana at the Court  
house in the morning on the second Monday in October in the  
year of our Lord one thousand eight hundred and twenty nine  
the Honorable James C. Caldwell Clerk of said Court  
presented to the Court a John C. Caldwell Clerk of said Court  
the said John C. Caldwell Clerk of said Court being  
John C. Caldwell Clerk of said Court being  
John C. Caldwell Clerk of said Court being

John C. Caldwell Clerk of said Court being  
John C. Caldwell Clerk of said Court being  
John C. Caldwell Clerk of said Court being  
John C. Caldwell Clerk of said Court being  
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John C. Caldwell Clerk of said Court being  
John C. Caldwell Clerk of said Court being  
John C. Caldwell Clerk of said Court being  
John C. Caldwell Clerk of said Court being

The motion of Samuel C. Sam 5th Esq.  
Samuel C. Sam 5th Esq. was admitted to  
practice as an attorney, and Counselor at  
Law in the Henry Circuit Court in  
State of Indiana who was duly sworn  
to take the Oath.

The Court of Henry Circuit Court in the  
State of Indiana

Thomas G. Sam



*Mosses and gently sloping forest on the mountain  
management? Y. G. Latis*

1. The above is a list of the names of the persons who have been  
 2. appointed to the various positions in the organization.

1. Exposition universelle (1889) (Paris)  
 2. Exposition universelle (1889) (Paris)  
 3. Exposition universelle (1889) (Paris)  
 4. Exposition universelle (1889) (Paris)  
 5. Exposition universelle (1889) (Paris)  
 6. Exposition universelle (1889) (Paris)  
 7. Exposition universelle (1889) (Paris)  
 8. Exposition universelle (1889) (Paris)  
 9. Exposition universelle (1889) (Paris)  
 10. Exposition universelle (1889) (Paris)

[illegible]



Bill to amend

the act relating to the

of the

of the

David

In State of Indiana

County of

ss. I, the Clerk of the

do hereby certify that

the following is the

of the

for the

in manner and form

Chapter of the

the State of Indiana

do hereby for the

and that the

has been

the only

and the

David

Enrolled by David  
The Clerk of the  
January 14, 1880

Enrolled by David



October - 1892

The ... ..  
...

The ... ..  
The ... ..  
belonging to the ... ..  
... ..  
... ..  
for the ... ..  
... ..  
Whom upon the ... ..  
... ..  
of ... ..  
for the ... ..  
... ..  
and the ... ..  
And the ... ..  
... ..  
... ..  
... ..

October 15th 1892

October 15th 1892

...







Plaintiff vs Defendant  
The Court do hereby order that the  
plaintiff do pay to the defendant the sum of  
the balance of the account of the  
plaintiff's account with the defendant

Terence Grover vs In debt  
Samuel Brown  
And now comes the  
plaintiff by his counsel  
that the defendant do pay to the  
plaintiff the sum of the balance of the  
plaintiff's account with the defendant

Charles Jamison vs  
Thomas Ginn  
The Court do hereby order that  
the plaintiff do pay to the defendant the sum of  
the balance of the account of the  
plaintiff's account with the defendant  
herein within sixty days, and on failure that he be attached  
And the Court adjourned until the  
of the Clerk P. M. 18



And all went well and happy

The Court met pursuant to a  
summons to

attend at the

County Court

to appear in the case of  
said Court with the said  
and quite and a very short time  
when the Judge said that the Court  
decided by the Court that the said  
should be removed to the Court  
the sum of ten dollars and costs  
and when any defendant shall sign a paper  
for his costs and out of his pocket

The defendant in the case of  
do acknowledge the same and pay the same  
William Hill

vs. divorce

Elizabeth Hill

This day came the Complaint  
and by this Court's command  
Esq. And the defendant being  
Solemnly called came not to  
defend and it appearing to the  
Justice of that Court that William  
of the peace was  
Successfully that a Justice was  
The Western Star a Paper Printed  
in the Town of Westfield

Twenty dollar with interest  
paid by Henry Court  
Jat. Hill & Co. (Jat. Hill & Co.)

Witness in Vice  
J. Hill



Antelope Valley JT 190

Should like to see

is Mr

*Quercus laevis* (Mill.) B.S.P.

Small Birds in the







Ezekiel Leavell

27

Temperature 55.6° and

Frederick Lewis

have returned the following verdict into Court. "We the jury find the defendant guilty <sup>and</sup> of causing <sup>plaintiff's</sup> damages to be done." It is therefore concluded by the Court here that the Plaintiff's recovery of the sum of the sum of money, five hundred and thirty dollars, and about four or five hundred dollars and expenses, and the defendant in money \$500.



# October Term 1857

The State of Indiana vs  
"Commonwealth vs"

are returned in following cases and are  
presented to the Court for trial

State of Indiana vs. Elisha Jones - Obstructing  
Same vs Thomas Green O. P. R.  
Same vs Andrew Fletcher - Fuging R.  
Same vs John Doe Same  
Same vs John Brown Same  
Same vs James Elliman alias to Same  
Same vs James Fletcher Same  
Same vs John Price Same  
Same vs David Allen Same  
Same vs Benjamin Lewis Same  
Same vs John Lewis Same  
Same vs Walter Lewis Same  
Same vs John Lewis O. P. R.  
Same vs John sec. R. Same  
Same vs John Lewis Same  
Same vs Catherine Lewis O. P. R.  
Same vs Sarah Lewis Same  
Same vs Henry Everett Affray  
Same vs John Stinson Same  
Same vs John Stinson Same  
Same vs John Stinson Same

The Grand Jury being present  
this 10th day of October 1857



qually in manner and form as the latter.

100 books changed in the last 2 years

for the use of Council on Training and

The Texas Eastern Bell Company

from its fossils or appearance and form

he pay the cost of this proceeding.

The defendant in County of Baltimore

to do hereby acknowledge \_\_\_\_\_

fine - extra costs three months from the date

Solomon Islands

Eschsch. Leavitt

11. *Chrysomelids on the leaves*

Eschil Leavell.

11. 60' 7' 10" 11' 12' 13' 14' 15' 16' 17' 18' 19' 20' 21' 22' 23' 24' 25' 26' 27' 28' 29' 30' 31' 32' 33' 34' 35' 36' 37' 38' 39' 40' 41' 42' 43' 44' 45' 46' 47' 48' 49' 50' 51' 52' 53' 54' 55' 56' 57' 58' 59' 60' 61' 62' 63' 64' 65' 66' 67' 68' 69' 70' 71' 72' 73' 74' 75' 76' 77' 78' 79' 80' 81' 82' 83' 84' 85' 86' 87' 88' 89' 90' 91' 92' 93' 94' 95' 96' 97' 98' 99' 100' 101' 102' 103' 104' 105' 106' 107' 108' 109' 110' 111' 112' 113' 114' 115' 116' 117' 118' 119' 120' 121' 122' 123' 124' 125' 126' 127' 128' 129' 130' 131' 132' 133' 134' 135' 136' 137' 138' 139' 140' 141' 142' 143' 144' 145' 146' 147' 148' 149' 150' 151' 152' 153' 154' 155' 156' 157' 158' 159' 160' 161' 162' 163' 164' 165' 166' 167' 168' 169' 170' 171' 172' 173' 174' 175' 176' 177' 178' 179' 180' 181' 182' 183' 184' 185' 186' 187' 188' 189' 190' 191' 192' 193' 194' 195' 196' 197' 198' 199' 200' 201' 202' 203' 204' 205' 206' 207' 208' 209' 210' 211' 212' 213' 214' 215' 216' 217' 218' 219' 220' 221' 222' 223' 224' 225' 226' 227' 228' 229' 230' 231' 232' 233' 234' 235' 236' 237' 238' 239' 240' 241' 242' 243' 244' 245' 246' 247' 248' 249' 250' 251' 252' 253' 254' 255' 256' 257' 258' 259' 260' 261' 262' 263' 264' 265' 266' 267' 268' 269' 270' 271' 272' 273' 274' 275' 276' 277' 278' 279' 280' 281' 282' 283' 284' 285' 286' 287' 288' 289' 290' 291' 292' 293' 294' 295' 296' 297' 298' 299' 300' 301' 302' 303' 304' 305' 306' 307' 308' 309' 310' 311' 312' 313' 314' 315' 316' 317' 318' 319' 320' 321' 322' 323' 324' 325' 326' 327' 328' 329' 330' 331' 332' 333' 334' 335' 336' 337' 338' 339' 340' 341' 342' 343' 344' 345' 346' 347' 348' 349' 350' 351' 352' 353' 354' 355' 356' 357' 358' 359' 360' 361' 362' 363' 364' 365' 366' 367' 368' 369' 370' 371' 372' 373' 374' 375' 376' 377' 378' 379' 380' 381' 382' 383' 384' 385' 386' 387' 388' 389' 390' 391' 392' 393' 394' 395' 396' 397' 398' 399' 400' 401' 402' 403' 404' 405' 406' 407' 408' 409' 410' 411' 412' 413' 414' 415' 416' 417' 418' 419' 420' 421' 422' 423' 424' 425' 426' 427' 428' 429' 430' 431' 432' 433' 434' 435' 436' 437' 438' 439' 440' 441' 442' 443' 444' 445' 446' 447' 448' 449' 450' 451' 452' 453' 454' 455' 456' 457' 458' 459' 460' 461' 462' 463' 464' 465' 466' 467' 468' 469' 470' 471' 472' 473' 474' 475' 476' 477' 478' 479' 480' 481' 482' 483' 484' 485' 486' 487' 488' 489' 490' 491' 492' 493' 494' 495' 496' 497' 498' 499' 500' 501' 502' 503' 504' 505' 506' 507' 508' 509' 510' 511' 512' 513' 514' 515' 516' 517' 518' 519' 520' 521' 522' 523' 524' 525' 526' 527' 528' 529' 530' 531' 532' 533' 534' 535' 536' 537' 538' 539' 540' 541' 542' 543' 544' 545' 546' 547' 548' 549' 550' 551' 552' 553' 554' 555' 556' 557' 558' 559' 560' 561' 562' 563' 564' 565' 566' 567' 568' 569' 570' 571' 572' 573' 574' 575' 576' 577' 578' 579' 580' 581' 582' 583' 584' 585' 586' 587' 588' 589' 590' 591' 592' 593' 594' 595' 596' 597' 598' 599' 600' 601' 602' 603' 604' 605' 606' 607' 608' 609' 610' 611' 612' 613' 614' 615' 616' 617' 618' 619' 620' 621' 622' 623' 624' 625' 626' 627' 628' 629' 630' 631' 632' 633' 634' 635' 636' 637' 638' 639' 640' 641' 642' 643' 644' 645' 646' 647' 648' 649' 650' 651' 652' 653' 654' 655' 656' 657' 658' 659' 660' 661' 662' 663' 664' 665' 666' 667' 668' 669' 670' 671' 672' 673' 674' 675' 676' 677' 678' 679' 680' 681' 682' 683' 684' 685' 686' 687' 688' 689' 690' 691' 692' 693' 694' 695' 696' 697' 698' 699' 700' 701' 702' 703' 704' 705' 706' 707' 708' 709' 710' 711' 712' 713' 714' 715' 716' 717' 718' 719' 720' 721' 722' 723' 724' 725' 726' 727' 728' 729' 730' 731' 732' 733' 734' 735' 736' 737' 738' 739' 740' 741' 742' 743' 744' 745' 746' 747' 748' 749' 750' 751' 752' 753' 754' 755' 756' 757' 758' 759' 760' 761' 762' 763' 764' 765' 766' 767' 768' 769' 770' 771' 772' 773' 774' 775' 776' 777' 778' 779' 780' 781' 782' 783' 784' 785' 786' 787' 788' 789' 790' 791' 792' 793' 794' 795' 796' 797' 798' 799' 800' 801' 802' 803' 804' 805' 806' 807' 808' 809' 810' 811' 812' 813' 814' 815' 816' 817' 818' 819' 820' 821' 822' 823' 824' 825' 826' 827' 828' 829' 830' 831' 832' 833' 834' 835' 836' 837' 838' 839' 840' 841' 842' 843' 844

William Dixon



October Term 1879-

Let's see in the  
the other

John Johnson, Robert Boyd, Michael Conway, Isaac  
Renov, Jonathan Hunt, John L. and John D. are  
been twelve each and discontinue the holding of the  
county who being chosen, first and second, third, fourth  
to apply upon the judge for a writ of habeas corpus  
may find the defendant guilty of the same. The  
plaintiff's damages at twenty five dollars. The  
sum considered by the court. The said plaintiff  
recover of the said defendant the sum of twenty  
dollars and also the sum of seven hundred dollars  
and ninety and one-half cents and for all  
costs and charges herein said and well expended  
and the defendant in prison &c.

James Callaway &  
vs  
John Proctor } Appeal

Now comes the plaintiff by  
his attorney and the defendant being there counsel  
comes not and fails to prosecute his said appeal.

It is therefore considered that the said appeal be dis-  
missed and that the said plaintiff recover of the  
said defendant the sum of dollars and  
forty six cents for his costs occasioned by the  
taking of the said appeal. And a procedendo is  
ordered to command the said justice to take up  
the said defendant the sum of dollars and  
amount of the said judgment and that he  
cease to find execution thereon.

See first ad







October Term 1847

complaints made by the said  
the said plaintiff, and the said  
attorneys on the part of the said  
because the said defendants and not de jure  
without leave of the said court

James Desautel &  
for the plaintiff

James King &  
for the defendant

And now the court after  
complaints by Charles H. King, plaintiff  
could it appearing to the satisfaction of the court  
that process had been duly served on Henry A.  
Sutton and Septimonia Sutton his wife, and that  
being three times solemnly called at the trial  
the court have come out but having no other  
defendants, and failing to make any answer to the  
complaints said Bill of complaint, the same  
is taken as confessed as to the said Henry A.  
Sutton and Septimonia Sutton his wife, and  
this cause is continued for process against  
John Roberts, and Elenden his wife the two  
remaining defendants to said Bill.

Harold King

as  
James Johnson &  
for the defendant

and Clerk of the court at this time  
comes the said court, plaintiff by Charles















Ordered that all bills for money and  
things, now pending in this court, be  
disposed of, and a return made to the court  
of this court

Ordered Father to take a note of  
any new papers in Sept. 1845



October Term 1844

James M. Smith vs. John M. Smith  
Plaintiff vs. Defendant  
The Court in this case  
has heard the evidence and  
finds that the defendant is  
liable for the sum of twenty-five  
dollars.

And now as to the  
amount of the property of the  
defendant which is the  
subject of this suit, the Court  
finds that the same is  
worth the sum of twenty-five  
dollars.

Note of Judgment  
Andrew Fletcher vs. John M. Smith  
The Court in this case  
has heard the evidence and  
finds that the defendant is  
liable for the sum of twenty-five  
dollars. The Court also  
finds that the defendant is  
liable for the sum of twenty-five  
dollars. The Court also  
finds that the defendant is  
liable for the sum of twenty-five  
dollars.



12 June

State of Indiana

William Wilson 3

State of Tennessee

100  
 Milton 5/13  
 2 Quakers 1/2  
 2 Quakers 1/2

Milne 6413

2. *Quercus nigra* L.

And it is agreed that the grant for the  
no further sum. To do a new contract  
and the following allowances were made  
service for their services as Grants from  
present sum of the grant for the same  
there is entitled to a certain amount

Chas. F. Smith - 12

|      |                                             |   |    |
|------|---------------------------------------------|---|----|
| 1852 | Brice Dike for three days service           | 1 | 40 |
|      | Done Moses Brown for three days services    | 1 | 40 |
|      | Done Elijah McCray for three days services  | 1 | 40 |
|      | Done Peter Glau for three days service      | 1 | 40 |
|      | Done Samuel Blake for three days service    | 1 | 40 |
|      | Done George Habland for three days services | 1 | 40 |
|      | Done John Harris for three days service     | 1 | 40 |
|      | Done William H. for three days service      | 1 | 40 |
|      | Done Benjamin for three days service        | 1 | 40 |
|      | Done George H. for three days service       | 1 | 40 |
|      | Done                                        |   |    |



Order for the court that, according to  
the law, a writ of habeas corpus be granted  
to the said person, and that he be released  
from his service in all respects.  
The court gave out the following order of the court.

Ordered By the Board of Directors  
to allow them of ten dollars for a st-  
ation as a Rail Road in the same  
at the point from the station

And the sweet Cyprus Air I see.

Good afternoon Mr. May

Brown, Charles



# March 1837

At a term of the Circuit Court of  
beginning at 10 o'clock in the forenoon  
Town of Spencer within and for the  
County of Rush in the State of Indiana  
it was the Court's order that the Court  
begin at eleven o'clock in the morning on the first day  
in March at being the day of session  
in the year of our Lord one thousand eight  
hundred and thirty present the Hon  
Charles H. Foster Judge of the said Circuit  
Court of the State of Indiana and Benjamin Bridges  
Esq. <sup>of Rush County</sup> Judge of the said Circuit Court  
Also present James H. Foster Esq. Attorney at Law  
of the Circuit Court, Joseph Perkins Esq. Attorney  
at Law and John Edgett Esq. Clerk of the said Circuit  
Court

The Honorable Charles H. Foster now produces his com-  
mission as Judge of the Circuit Court of the State of  
Indiana signed by his excellency the Governor of the  
State of Indiana under the seal of the said State of Indiana  
and on the back of which said commission is the fol-  
lowing oath endorsed (to wit)

State of Indiana  
Rush County } to wit:

Be it remembered & remembered that on  
the tenth day of February in the year of our Lord 1837, personally  
appeared before me Joseph Perkins a Justice of the Peace  
for the County of Rush aforesaid Benjamin Bridges Esq. &  
James H. Foster Esq. both of whom being duly sworn by  
oath and faith that he will support the Constitution of the  
United States & the Constitution of the State of Indiana  
he will to the best of his ability and judgement faithfully  
discharge the duties of his office as the Judge and Clerk of the



March 6 1892

Dear Sir,

I have the honor to acknowledge the receipt of your letter of the 2nd inst. in relation to the case of James H. Thompson vs. James H. Thompson and to inform you that the same has been placed before the Court for consideration.

I have the honor to acknowledge the receipt of your letter of the 2nd inst. in relation to the case of James H. Thompson vs. James H. Thompson and to inform you that the same has been placed before the Court for consideration.

I have the honor to acknowledge the receipt of your letter of the 2nd inst. in relation to the case of James H. Thompson vs. James H. Thompson and to inform you that the same has been placed before the Court for consideration.

I have the honor to acknowledge the receipt of your letter of the 2nd inst. in relation to the case of James H. Thompson vs. James H. Thompson and to inform you that the same has been placed before the Court for consideration.

Very respectfully,  
J. H. Thompson

I have the honor to acknowledge the receipt of your letter of the 2nd inst. in relation to the case of James H. Thompson vs. James H. Thompson and to inform you that the same has been placed before the Court for consideration.



[illegible]

On motion of Samuel C. Sampson Esq  
Jr, of Exeter, Mathias C. Sampson Esq of Exeter  
was appointed and admitted to practice as attorney  
and Counselor at Law in the County of Rockingham  
- N. H. in the State of New Hampshire where he was duly sworn ac-  
cording to Law &c

State of Indiana.  
1855  
Benjamin Lewis } Ind. for obstructing the execution of  
} Legal Process  
} Now comes James Paine Esqr. pro-  
secuting the plea of the said defendant and says he now  
no further prosecutes the said indictment against the  
said defendant - Objection it is considered by the Court  
that the said defendant as to the indictment is before in  
or as done without law

State of Louisiana  
 vs  
 Esteban L. L. L.  
 et al.



The officers of the State at numerous instances to  
no further prosecute said Indictment against the  
said defendant whereupon the Court concludes  
that the said defendant is to this indictment  
of said do go hence without day;

State of Indiana ~ Indictment for perjury  
vs ~  
Nimrod McKee ~ Execution of his office  
so comes the defendant and on motion to  
Court to quash the Indictment which  
said motion is over Ruled by the Court.

State of Indiana ~ Indictment for Assault  
vs ~  
Andrew Shown ~ Obstruction of the Execution  
of Grace Prince's marriage  
two Assaults and a Battery ~  
In this case process is returned not served  
and an Alias Capias is awarded to the  
Sheriff of ~ returnable at the  
next Term of this Court & this cause is contin-  
ued

State of Indiana ~  
vs ~  
Nimrod McKee ~ Indictment for obstruction  
of Grace Prince's marriage  
two Assaults and a Battery ~  
The court having been informed  
that the pieces of the state ~~indictment~~ and the defendant  
appeared in person and come and move the Court to  
quash the indictment against the defendant and con-  
clude having the argument of counsel used after which the  
Court has been informed the defendant is to  
be released and require the state to prosecute further



[illegible]

It is natural for the heart that attaches itself to  
any cause, however distant, to sympathize. Hence the  
ill-fate of John Custard, poor blood, for the  
charges against him are <sup>such</sup> irretrievable to the public  
eye, and will be a stain on the history of our  
people, in not showing the sympathy of those  
whom they may deem worthy to stand by him in  
grand error, or this come all the nearer to  
showing it is another evidence that the heart is more



of twenty dollars each in a sum of money  
the sum  
State of Tennessee - Indictment for Bludgeoning  
1837  
John Davis  
The Grand Jurors of the  
County of Davidson  
The Honorable John Davis  
as of the State of Tennessee, was in defense  
of person also comes and moves the  
Court to quash the first indictment of the said  
indictment although the Court will be bound to  
return to arrest and receive the said person and  
since indicted to the said indictment although he is  
he is not guilty in manner and form as he stands charged  
therein and for this reason he is not guilty in  
manner and form as he stands charged therein and for this  
reason he puts himself upon the country and the jury  
return with a verdict of acquittal and therefore he comes a first time  
of Clarke County - Solomon Brown - John Ireland - Phil Whitaker  
John Copeland Sen - McMillan Shannon - David Woodard  
Benjamin Cobb - Samuel Ferguson - William H. Hildreth  
John Wilson and Joseph G. Barker being good and  
lawful men of the County aforesaid who being sworn  
tried & swore the truth to be as upon the issue of law  
as aforesaid upon their oath aforesaid do say & return that  
the said person is guilty of the crime of murder in the  
first degree and is therefore considered as a felon and that  
the said defendant, as to the indictment aforesaid, is  
guilty of the crime of murder in the first degree and  
is therefore considered as a felon and that the said  
person is now bound as a felon to the County of Davidson  
to serve as a felon during the term of years



March 11th 1850

State of Indiana

vs  
Nathan Edwards & others

Indictment

Albion and the defendant above said in this case  
and the said defendant have been indicted in  
the third count of the said indictment to prosecute  
the said defendant that he is not guilty in manner  
as the stands charged in the said first & second  
counts of the said indictment and for him to  
himself upon the country and the prosecutor of said  
to defend and thereupon here comes a jury (Hunt, John  
Baker, (Ed. Christie, Dennis R. Conley, John Blount,  
(Gaston Norve, Nelson Leight, John Hudson, Henry  
Linn, James Ellison, Thomas McCann, Francis Blair,  
John W. Keefe and who being elected their oaths  
the truth to speak upon the issue, and as appears before  
with a verdict as they find the following verdict.

And the jury do find the defendant not guilty  
It is therefore considered by the Court that the  
defendant as to the Indictment as above said  
do hence without day. Being the trial of the above said  
defendant the Court is having for me, have a  
of Defendant  
It is ordered by the Court.

per  
Lucinda F. E.

It is ordered by the Court that  
attachment have against Lucinda F. E. in this case  
and a writ to be issued in the process of the Court  
and a writ to be issued in the process of the Court  
and a writ to be issued in the process of the Court



March 20<sup>th</sup> 1832

State of Indiana

Benjamin Ball

Prosecuting the plea of the State of Indiana in the  
he half now comes and the said defendant in his  
own proper person comes and states as being forth-  
with demanded of him for his trial. The  
of the charges in said indictment set forth for said  
thereby says he is not guilty as he stands indicted  
and for that thereof he puts himself upon the country  
and the said prosecutor does the like and thereupon  
here comes a jury, to-wit: Elisha Dingle, John Brown,  
John Greeland, John Whittaker, John C. Williams,  
William Shannon, Abel Woodward, John C. Williams,  
Samuel Ferguson, Elisha H. Strickland, John C. Williams,  
Joseph H. Cooper twelve good and law-bel men  
of the County of Henry, who being elected tried  
and sworn the truth to say upon the issues joined  
at aforesaid upon their oath aforesaid do say and find  
the following verdict, to-wit: "That the jury find the defend-  
ant not guilty." It is therefore concluded by the  
Court that the said defendant is to stand acquitted  
he thereof acquit and wholly discharged and that  
he go hence without day.

And the court adjourn till tomorrow  
morning 9 o'clock

Charles H. Bell

John Anderson  
By me a witness



John Adams 3

Now comes the parties and by mutual agreement the complainant withdraws his Bill and the same is dismissed.

State of Indiana

108  
John Hinson

En un Sidicimato  
se afferra.

Now comes something else, the same  
prosecuting the plea of the State of Indiana  
in his behalf and the said Defendant in  
his own proper person comes also, and it being  
formally demanded of him of and concerning  
the same, and how he will acquit himself, he  
answers that he will be tried by a  
jury, as he stands indicted and he then  
declines to take his oath upon the Bible, and  
the said prosecutor says the like, and he is  
confronted with John P. Anderson, William  
and John Williams, Charles W. Smith,  
John H. Hargrave and John H. Hargrave, John  
H. Hargrave, John H. Hargrave, John H. Hargrave,  
John H. Hargrave, John H. Hargrave, John H. Hargrave,

Handwritten text in Urdu script, likely a signature or name, possibly reading "Munir Ahmad Khan".



The Court said that it was not necessary  
 to call a witness to prove the fact that  
 and from the fact that the defendant  
 was found guilty of the crime of murder  
 that the following sentence should be pronounced  
 find the defendant guilty and that he make the  
 fine to the State of Indiana as the sum of one dollar  
 and that he pay the costs of this prosecution and then  
 upon the defendant fully ready in arrest of  
 judgment. The Court then which was overruled by the  
 Court of Appeals on the ground that the defendant made his plea of  
 guilty of one dollar and that he pay the costs of this prosecution  
 recomputed under the fine is paid or refunded

State of Indiana

In the County of ...  
 State of Indiana  
 I, the undersigned, Clerk of the Court,  
 do hereby certify that the within and the  
 body of the Court.

Now comes James Henry ...  
 deems to be a ...  
 the ... and the said ...  
 own ... come also and being ...  
 and ... of ... and the ...  
 being ... and it being demanded  
 him of ... the same and ...  
 acquit himself thereof for plea or reasons that  
 he said he cannot gain say or deny that  
 he is guilty of the Assault & Battery ...  
 ... by dicted, It is therefore considered  
 by the Court that ... the defendant  
 ... of Assault & Battery ...  
 ... in ...  
 ... of ...  
 ... of ...  
 ... of ...

State of Indiana



March, 1870 No. 83

State of Indiana, March Term 1870

vs. <sup>Exposition of</sup> James

William Lewis & John Brown James, Esq.

Attorney prosecuting the plea of the State of Indiana in  
the writ no further prosecute the said indictment against  
said defendant when appears it is considered by the Court  
the said defendant as to the indictment aforesaid acquit  
without any.

State of Indiana Indictments for sending merchandise  
William Lewis & John Brown

and now at this day has come  
Jury the Attorney prosecuting the plea of the  
of Indiana in the behalf and the defendant in a  
proper person could also and more the least is an  
also indictment and thereupon after hearing the  
argument of counsel and deliberation being there  
upon had the said motion is sustained to wit  
the Court is of the Court that the defendant  
to said indictment has thereof acquit and dis-  
charged and that he go hence without any

State of Indiana

vs. <sup>Exposition of</sup> James  
William Lewis & John Brown

and now at this day has come  
Esq. the Attorney prosecuting the plea of the  
plea of the State of Indiana in the behalf  
the defendant in this proper case also and  
more the least to quash said indictment  
for defects contained therein and therefore



after having the same. I have not yet  
admitted him into the country and I have  
by the way the same. The defendant is a resident  
within the territory of the state and is a resident

State of Indiana

170

indictment, to wit

Henry Evert

Now comes James Evert the at-  
torney prosecuting the plea of the state of Indiana and  
the said defendant in person also comes and for plea to the  
indictment aforesaid he says he is guilty as to the  
charge charged - Whereupon the court "assess" the fine of the  
defendant at the sum of one dollar and it is therefore consid-  
ered by the court that the said state of Indiana do re-  
cover against the said Henry Evert the sum of one dol-  
lar as above assessed besides her costs in this behalf  
expended. Remitt of 250 say docket for Court Copy

State of Indiana

170

Ind. for refusing aid to Sheriff

Pinrod M'Henry

in execution of process

Now comes James Evert and the de-  
fendant comes also and says he is not guilty as charged  
in the indictment aforesaid and for trial thereof he puts him-  
self into the country and the prosecutor aforesaid with him  
and thereupon here comes a jury to wit: Samuel Evert  
John Whitehead - Thomas Evert - John E. Evert - James  
Evert - Eliza Evert - John E. Evert - William Evert -  
John Evert - Samuel Ferguson - Eliza Evert - John Evert  
and twelve good and lawful men of the county of  
who being elected tried & found the verdict to be that upon the  
plea of the defendant aforesaid the same is true and the  
state of Indiana do recover against the said defendant the sum of



March Term 1886

dependent - after having heard the evidence testimony  
and of business action at their room, a hearing by an  
infinite deliberate upon their verdict & day &c

State of Indiana on  
relation of Samuel Merrill } Debt.

Ezekiel Beavell et al. And now comes the plaintiff  
by Perry prosecuting Attorney and the defendants the same  
rel come and a rule is granted against the defendants  
to plead by tomorrow morning. Whereupon the plaintiff  
defendants are over of the said pleading obligation  
and it is granted they is given

State of Indiana on the  
relation of John Anderson } Debt.  
Ezekiel Beavell et al }

And now comes the plaintiff  
by Perry prosecuting attorney and the defendants by An-  
del come also and a rule is granted against the defendants  
to plead on tomorrow morning. Whereupon the defendants  
are over of the said pleading obligation and it is granted  
day is given.

Charles Garrison }  
Thomas Ginn }  
Treasurer & Sec'y.







Ballou & Williams  
no  
Lancaster Mass  
Lancaster Mass

Now over the admissions on  
on motion this case is continued until next term of  
this Court for papers.

[illegible]



And the court adjourned until  
tomorrow morning 9 o'clock.

only in the last 10 years.

John H. H. H.

Wednesday morning March 25<sup>th</sup> 1880  
Court met pursuant to adjournment pre-  
sent at yesterday Charles H. Post President  
Gilbert Ince and John Macdonald  
from Colawalladed the two Associate Judges  
of said Court.

State of Indiana

and, for refusing aid to Lf's

Now cross the parties of record

and the jury come into court & gives the court to under-  
stand that they cannot agree. A verdict with an  
agreement of the jury, for the jury has to be discharged  
today is given to the jury, for the jury has come in and  
give return in court under the jury. (John Butler)  
(or) (John Butler) (John Butler) (John Butler)  
(John Butler) (John Butler) (John Butler)



March Term 1830

The Court has now returned from the  
Circuit Court at New York & the  
Court is now in session at the  
Court House in the City of New York.  
The Court has now returned from the  
Circuit Court at New York & the  
Court is now in session at the  
Court House in the City of New York.  
It is therefore considered by the Court that the  
Defendant as to the same is not entitled to the  
stay of the writ that he go hence with the writ of  
10 10

Charles Kemison &  
Thomas Ginn } Esqrs. &c. &c.

Now comes the party appearing by  
the counsel and the defendant files his plea con-  
fessing to the count in discharge of the rule heretofore  
taken (here insert it) whereupon the court orders  
his limitation & day is given

The Grand Jury now return into Court and  
present the Bill of Indictment against the  
Defendant charged by the Grand Jury with the  
crime of murder upon the body of John  
of New York







March 5<sup>th</sup> 1892.

And now some more things to be  
presenting the case of the said defendant  
before the said court and the said court in the  
judges room comes also and bring a  
after the indictment is given, and the  
being read to him and its being demanded  
of and concerning the same and how he will begin  
himself that plea or answer that to the said  
he cannot say is deny but that he is  
as he stands indicted; It is further ordered  
the court that John Felton the defendant  
as to the assault & battery aforesaid committed  
him in manner and form aforesaid  
him to make and pay a fine to the state  
of two dollars and to pay and satisfy the  
of this prosecution and stand committed in the  
custody of the Sheriff of said County until the  
be paid in full and defendant in  
a John & Joseph as hereby acknowledged by the people  
and John Felton the defendant of this plea of not  
guilty after death of this indictment with any other  
date of the said court.

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When I was young, I was the owner of a  
 the house I had just bought and I was  
 the first to move in. I was very happy  
 and I had many friends. I was very  
 kind and I was very good to all  
 my friends. I was very kind and I  
 was very good to all my friends.



...the defendant's attorney ...  
...the state of ...  
...pay and satisfy the debt ...  
...the same to be paid or repaid ...  
...comes into court and says he has ...

...the defendant's attorney ...  
...the state of ...  
...pay and satisfy the debt ...  
...the same to be paid or repaid ...  
...comes into court and says he has ...

George Lee

Now comes the parties by Counsel and submit  
this Cause to the summary decision of the Court  
and they appear all the matters and things to be  
in the merits of the respective parties to the  
Cause and the Court being fully advised  
are of opinion

Respectfully Submitted  
George Lee

...the state of ...  
...pay and satisfy the debt ...  
...the same to be paid or repaid ...  
...comes into court and says he has ...



in the morning, and the same day  
was sent to the ship. The ship was  
found to be all right, and the  
cargo was all right. The ship was  
sent to the harbor, and the  
assignment of counsel to the ship was  
sent to the harbor, and the  
assignment until tomorrow morning, and the ship  
was sent to the harbor.

State of Indiana

James H. Hester, Esq.

that the same day, the ship was  
sent to the harbor, and the  
assignment until tomorrow morning, and the ship  
was sent to the harbor.

State of Indiana

James Hester, Esq.

that the same day, the ship was  
sent to the harbor, and the  
assignment until tomorrow morning, and the ship  
was sent to the harbor.

State of Indiana

James Hester, Esq.

that the same day, the ship was  
sent to the harbor, and the  
assignment until tomorrow morning, and the ship  
was sent to the harbor.



Ans<sup>d</sup> Indictment for failing to appear  
Andrew Fletcher Sheriff in the execution of process  
Now comes James Dunn Esq<sup>r</sup> the  
only prosecuting the pleas of the State of Indiana and  
says he will no further prosecute said indictment  
to the said defendant Wherefore it is considered by the  
Court that the defendant aforesaid as to the said  
indictment do go hence without day 40 -

[illegible]



And the court adjourned until the  
morning of the 10th day of the month of  
February 1891.

And the court adjourned until the  
morning of the 10th day of the month of  
February 1891.

Wm. L. R. Lee

Thursday morning the court adjourned  
until the 10th day of the month of  
February 1891. The court adjourned until the  
morning of the 10th day of the month of  
February 1891.

Wm. L. R. Lee

George Lee

Now come the parties of record and their  
counsel and the court order a judgment to be entered  
in favor of the defendant. It is therefore considered by the  
court that the same be so entered against the plaintiff.  
And the plaintiff pay costs and charges in and about this  
cause to the defendant.



1865

Eveline Loane 3

State of Indiana  
vs  
J. H. Hedges & Co  
J. H. Hedges & Co



And the jury do find the defendant not guilty as he  
stands charged in the first Count of said In-  
dictment But do find him guilty as he stands  
charged in the second count of the said Indict-  
ment and assess his fine at one hundred and  
one and do say and find that he be impris-  
oned in the County gaol for Henry County for  
Term of time of Ten days - It is therefore  
commanded by the Court that the said Assess-  
or receive of the said defendant the sum  
of one hundred dollars And that the said  
defendant be imprisoned in the Gaol of that  
County for the Term of time of Ten days  
And moreover let him pay the costs of try, or else  
And that the said defendant be committed  
to the custody of the Sheriff there to remain until  
the said fine be paid or satisfied And the  
defendant in Henry Co.

It is ordered by the Court that James M. Allen  
Be allowed out of the court the sum of One hundred  
Dollars for the same for and to the use of the  
said John Allen.











... It is also for consideration, viz.  
A Court that the said Plaintiff do recover of the  
said defendant the sum of three dollars together  
with interest on the same from the date of the  
same and the same to be assigned -

Thomas Ginn

vs

Charles Jamison

Plaintiff  
vs  
Defendant

Now comes the parties aforesaid  
and the plaintiff defendant now files his demand  
to the declaration aforesaid as follows  
(here insert) to which the plaintiff files his answer  
in these words (here insert) Whereupon the court  
overrule the demand aforesaid and the plaintiff  
now withdraws his demand to and  
files his two several pleas in this behalf (here insert)  
Whereupon the plaintiff now files his demand to the  
said second plea of the defendant as follows (here insert)  
to which the defendant adds his plea  
as follows and the court take the same under  
advice ment until tomorrow morning & day is  
given to.



*[Faint, mostly illegible handwritten text at the top of the page, possibly a header or introductory paragraph.]*

And the Court adjourned until tomorrow morning at nine o'clock.

Signed D<sup>th</sup> March 1850

Charles H. Teste

Friday morning nine o'clock March 2<sup>nd</sup> 1850 Court met pursuant to adjournment present as yesterday the same Judge with same prosecuting Attorney Sheriff and Clerk.

Thomas Ginn's Trespass on the Case

Charles Ginn, and now comes the  
~~parties by their attorneys~~  
~~and the jury~~  
~~say with~~



I have been the party of the plaintiff  
 in the case of the plaintiff vs the defendant  
 and the jury have found in favor of the plaintiff  
 and the court has affirmed the verdict of the jury  
 and the plaintiff has been awarded the sum of \$1000  
 and the defendant has been awarded the sum of \$500  
 and the court has awarded the costs of the suit to the plaintiff

Thomas Green

Handwritten

Charles Jamison } Now comes the parties across  
 in and the Court over rule the demand to the  
 said second plea of the defendant whereupon  
 the said defendant withdraws his said demand  
 place and thereupon has the plaintiff his si-  
 militas to the said first plea of the said de-  
 fendant and thereupon has come a verdict  
 for the plaintiff John Furland John Cooper  
 Ebenezer Pratt Solomon Brown John Poynton  
 John Powell John White his wife and  
 John Long Samuel Brysons under good and  
 lawful men about house holds of the County  
 of Henry who being sworn have said upon the  
 truth to speak upon the above premises upon  
 their oath aforesaid do say and find  
 the following verdict (to wit) That the  
 said defendant is guilty of the crime of  
 murder in the first degree and is  
 by the Court that the same be affirmed  
 the said defendant the sum of \$10000 do let  
 to gether with his cost in this behalf said and  
 expenses and the defendant in sum \$400



March Term 1850-

The following jurors are now discharging their  
 duties in accordance with the order of the court  
 of them is entitled to a Certificate as follows:

|                              |       |
|------------------------------|-------|
| Wm John Payton for five days | 2. 50 |
| And William Shannon Do       | 2. 50 |
| And Joseph Brown Do          | 2. 50 |
| And John E. Cooper Do        | 2. 50 |
| And Samuel Forgeson Do       | 2. 50 |
| And Joseph Brown Do          | 2. 50 |
| And Asa H. Woodard Do        | 2. 50 |
| And Ellis H. Shortridge Do   | 2. 50 |
| And Joseph E. Cooper Do      | 2. 50 |
| And Ebenezer Goble Do        | 2. 50 |
| And John Long Do             | 2. 50 |
| And John Brown Do            | 2. 50 |
| And John Ireland Do          | 2. 50 |
| And John C. Copleland Do     | 2. 50 |
| And John Whitaker Do         | 2. 50 |

Michael Leavell  
 Esq. } Despoys

Ezekiel Leavell  
 Esq. }  
 Now at this day Court  
 said parties by their attorneys and therefor the  
 coroner of the said County of Henry is sworn  
 and to come to come into Court to come  
 the said County of Henry and to try the  
 said parties and the parties also (the parties  
 of the defendants were being the Sheriff of said County)



and thereupon the said coroner brought into the  
kitchen good & lawful men house holders of the  
said county of Devon who being elected by the  
jurors to try the issue joined as a jury the  
parties aforesaid and thereupon took their oath  
to hear the testimony in said cause & thereupon  
the said plaintiff gives the court to be informed  
that he will take down the evidence of the  
said Defendants & demand thereof; and there  
upon the evidence of the said plaintiff is  
taken down by the plaintiff & demand to  
to which said demand of the plaintiff  
the evidence of the said Defendants the said  
Defendants being & being so judged by  
the court & thereupon the jury <sup>by consent of the parties</sup> ~~in this case~~ is discharged & the said cause  
referred on the said evidence & demand to  
the court (which evidence remains in order  
is as follows) Here insert it; and thereupon  
all vice singular the foregoing being in  
view since suspected and mature delibera-  
tion being thereupon had it seems to the  
Court now here that the evidence offered by  
the Defendants is insufficient in law to be  
and preclude the Plaintiff from main-  
taining his case vice in this behalf. It is the  
whole consideration by the Court that the  
Defendants receive their Costs and charges.  
The said Plaintiff by them about to  
said defence in this behalf offered a re-  
spond to a writ of allowance for this said  
provision allowance of money

6 or 7, Plaintiff gives down on the within judgment, 18th Feb 1897  
He caused it to be signed by the Plaintiff, 18th Feb 1897



And it appears that the grand jury have in the business the names of the persons who are giving allowances were generally made them for relief. It of them is entitled to a certificate from the clerk of the court.

|                           |      |
|---------------------------|------|
| Jesse Inman for five days | 2.50 |
| Moses Robinson do         | 2.50 |
| Mit Gayak Webster do      | 2.50 |
| Albion Deaton do          | 2.50 |
| William Inman do          | 2.50 |
| Thomas West do            | 2.50 |
| Samuel Howard do          | 2.50 |
| William Dixon do          | 2.50 |
| William Edwards do        | 2.50 |
| Andrew Brackett do        | 2.50 |
| Joseph Grapen do          | 2.50 |
| Richard Conway do         | 2.50 |
| Burns Morris do           | 2.50 |
| Jacob Swafford            | 2.50 |
| Evan B. Robson            | 2.50 |

Order that in each case of failing to give a certificate of Mournings. The person be required to enter into a recognizance with our security in the sum of one hundred and each And in all other indictments for at the present Term of this Court the person be required to enter into a recognizance with our security in the sum of twenty five dollars each. It is ordered by the Court that John Thomas be allowed the sum of fifty dollars for his expenses in the present term of the Court.



Quick Term. 4<sup>th</sup> 1830

It is ordered by the Court that William L.  
B. be allowed the sum of three dollars and  
fifty cents for his services as a bailiff serving  
the present Term of the Court.

It is ordered by the Court that Jacob L.  
be allowed the sum of two dollars and  
fifty cents for his services as a bailiff serving  
this Court for the same Term.

It is ordered by the Court that those  
Juries that served during this  
Term that were out of the regular  
panel be allowed twenty five cents for  
each case tried by them.

And the Court adjourned sine die  
Signed <sup>the</sup> 4<sup>th</sup> of March 1830.

Byron C. Cady  
John Anderson  
(P. S. 1830)



[illegible]

Signed this 7<sup>th</sup> day of Nov. 1860  
Byron C. Caldwell A. J. M. C.



1876

1876













